PAYROLL MOTION

Weiland Golden Goodrich LLP

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- B. Authorizing Debtor to pay: 1) the reimbursement of ordinary course pre-petition employment business expenses in accordance with company policy, and 2) the payment of benefit obligations including 401(k) plan employer contributions, worker's compensation, medical, dental, life insurance, disability insurance, union benefits, and miscellaneous other benefits incurred and payable in the ordinary course;
- C. Authorizing Debtor to honor all pre-petition vacation pay, sick leave, holiday pay, jury duty pay, and other paid leave claims in the ordinary course;
- D. Authorizing Debtor to retain its pre-petition payroll account(s) and all general operating accounts for 30 days and directing the bank or other financial institution not or otherwise impair Debtor's ability to deposit funds into and to withdraw funds from said account(s);
- E. Authorizing Debtor to take all actions reasonable and necessary to comply with its obligations to its existing payroll services such as ADP;
- F. The entry of an order (i) directing all banks to honor all of Debtor's pre-petition payroll checks, and (ii) prohibiting all banks from placing any holds on, or attempting to reverse, any automatic transfers on account of the foregoing; and
- G. Authorizing and ratifying the payment of pre-petition payroll checks and finding that TAB Bank is authorized, but not directed, on an interim basis, through and including September 18, 2019, to honor checks presented for payment and all fund transfer requests made by the Debtor, to the extent that sufficient funds are on deposit in the applicable accounts at TAB Bank, in accordance with the interim stipulation (entered into between TAB Bank and Debtor).
- H. Finding that TAB Bank is authorized, but not directed, to rely on the representations of the Debtor with respect to whether any check or other transfer drawn or issued by the Debtor prior to the Petition Date should be honored and to honor those checks, and TAB Bank shall not have any liability to any party, including under 11 U.S.C.

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§549, for relying on such representations by the Debtor, as provided for in the Interim Stipulation and the Court's order thereon.

I. Such additional relief as the Court deems just and proper.

This motion is made on the basis of the Declaration of Bruce Green ("Green Declaration") attached hereto, the within points and authorities, and on such other evidence as the Court elects to consider prior to or at the hearing on this matter.

Dated: September 17, 2019 WEILAND GOLDEN GOODRICH LLP

By: <u>/s/ REEM J. BELLO</u> JEFFREY I. GOLDEN

REEM J. BELLO Proposed Attorneys for Debtor and Debtor-in-Possession, Coastal International, Inc.

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MEMORANDUM OF POINTS AND AUTHORITIES

THE NEED FOR EMERGENCY RELIEF

In order to preserve and maintain their ongoing business operations, and to meet the needs of their customers, Debtor must retain the support of its employees. To retain this support, Debtor must timely pay all pre-petition payroll and wage related obligations owed to this constituency.

The next payroll is due and payable on September 20, 2019 for employee and independent contractor services rendered for the period September 8, 2019 through September 14, 2019, and thus represents pre-petition claims. The hours for this payroll period will be uploaded to ADP on September 16, 2019, ADP will then issue checks on September 18, 2019, and checks are distributed to the employee and independent contractors on September 20, 2019. In addition, Debtor issued payroll checks pre-petition for employee and independent contractor services rendered for the period September 1, 2019 through September 7, 2019, and thus represents pre-petition claims. Some of these payroll checks were outstanding as of the filing of the chapter 11 bankruptcy and must be honored post-petition. TAB Bank, under the terms of the Interim Stipulation, agreed to honor these pre-petition checks post-petition. Payroll needs to be funded immediately and the pre-petition checks issued must be honored by the Debtor's bank and secured creditor.

As a result, the need for judicial relief is immediate. Debtor believes that employees will leave if they are not paid, which will cause immediate and irreparable damage to Debtor's business. In contrast, if Debtor can promptly obtain the relief sought herein, their business value will be preserved for the benefit of all creditors.

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II. FACTUAL BACKGROUND

A. The Bankruptcy Filing

On September 15, 2019 (the "Petition Date"), the Debtor commenced the Case under chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code") in the

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United States Bankruptcy Court for the Central District of California, Santa Ana Division (the "Court"). The Debtor continues to operate and manage its business as a debtor-inpossession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request for the appointment of a trustee or examiner has been made in the Case and no committee has been appointed or designated.

The purpose of the Case is to reorganize the Debtor's business operations and to propose a chapter 11 plan of reorganization.

В. **The Debtor's Operations**

Debtor is a Nevada corporation formed in 1984, which provides trade show installation and dismantling services in the exhibit and event industry. Debtor's operations extend into major cities across the United States and Debtor maintains a staff of trained, full-time employees to handle most any installation and dismantling project from start to finish. Debtor owns a proprietary specialized interface which enables it to streamline the flow of information between designer, client and event planner, show management and general contractor. Debtor has been a leader in the exhibit and event industry for over three decades. Debtor generated approximately \$24 million in revenues during 2018.

C. **TAB Bank**

Pre-petition, Debtor and TAB Bank entered into an accounts receivable purchase and security agreement dated as of February 3, 2016 ("Pre-Petition Agreement"). On April 26, 2018, the Pre-Petition Agreement was amended by the Debtor and TAB Bank ("Amendment"). Pursuant to the Pre-Petition Agreement as amended by the Amendment, TAB purchased certain designated accounts receivable from the Debtor. For each account purchased by TAB, TAB advanced 90% of the face value of the account to the Debtor. TAB performs the administrative services to collect the accounts from the account debtors of the Debtor and collections are paid into a lock box at TAB. Upon receipt of payment in full for each account, TAB credits 90% of the account to pay off the advance, and the additional 10%, less fees, interest, and expenses, is placed into a cash reserve account (the "Pre-Petition Cash Reserve Account"). Additionally, TAB receives 1233400.1 **PAYROLL MOTION** 5

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into the same lock box payments on certain non-factored accounts of the Debtor, the proceeds of which are placed in the Pre-Petition Cash Reserve Account. In consideration of the foregoing, TAB Bank was granted a first priority security interest in substantially all of the Debtor's assets. As of the Petition Date, the outstanding obligation due and owing to TAB Bank was approximately \$1.6 million. The face value of the factored accounts owing as of the Petition Date is approximately \$1.8 million.

D. The Relief Sought in this Motion

Debtor seeks Court authority to pay its pre-petition wage related obligations and honor their related pre-petition benefits, as well as the tax liability associated with these obligations. These obligations include pre-petition payroll, wages, salaries, federal, state and local payroll taxes, deductions and withholdings, payroll deductions relating to various benefits, reimbursement of business expenses, 401(k) plan employer contributions; and miscellaneous other claims asserted by current employees and independent contractors (including, without limitation, worker's compensation, medical, dental, life insurance, and disability insurance) (collectively, the "Pre-Petition Compensation"). These benefits include vacation pay, sick leave, holiday pay, jury duty pay, and other paid leave ("Benefits").

The pre-petition wages and associated tax liability component of the Prepetition Compensation that is payable on September 20, 2019 will be approximately \$332,000. The payroll for the employees and independent contractors is paid in arrears on a weekly basis. Payroll is due on September 20, 2019 for pre-petition wages for the period September 8, 2019 through September 14, 2019. Attached to the Green Declaration as Exhibit "1" is a list of the Debtor's employees and independent contractors and the payroll amount for each. Part of the Pre-Petition Compensation also includes payroll checks issued by the Debtor pre-petition for employee and independent contractor services rendered for the period September 1, 2019 through September 7, 2019, and thus represents pre-petition claims. Some of these payroll checks were outstanding and had not been negotiated as of the filing of the chapter 11 bankruptcy and must be honored 1233400.1 **PAYROLL MOTION** 6

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post-petition. Pursuant to the terms of the Interim Stipulation attached as Exhibit "2", TAB Bank honored these pre-petition payroll checks post-petition. Pursuant to the terms of the Interim Stipulation, Debtor seeks an order from the Court retroactively authorizing and ratifying the payment of the pre-petition checks, which shall include the following language:

"TAB Bank is authorized, but not directed, on an interim basis, through and including September 18, 2019, to honor checks presented for payment and all fund transfer requests made by the Debtor, to the extent that sufficient funds are on deposit in the applicable accounts at TAB Bank, in accordance with this Interim Stipulation and the Court's order thereon and any other order of this Court. TAB Bank is authorized, but not directed, to rely on the representations of the Debtor with respect to whether any check or other transfer drawn or issued by the Debtor prior to the Petition Date should be honored and to honor those checks pursuant to this Interim Order, and TAB Bank shall not have any liability to any party, including under 11 U.S.C. § 549, for relying on such representations by the Debtor, as provided for in this Interim Stipulation and the Court's order thereon."

Furthermore, the Pre-Petition Compensation paid pursuant to this motion will not exceed the \$13,650 wage priority limit provided for in Section 507(a)(4) of the Bankruptcy Code.

Debtor also seeks an order authorizing Debtor to retain its pre-petition payroll account(s) for a period of 30 days and directing the bank or other financial institution not or otherwise impair Debtor's ability to deposit funds into and to withdraw funds from said account(s), and authorizing Debtor to take all actions reasonable and necessary to comply with its obligations to its existing payroll service, ADP, and the entry of an order (i) directing all banks to honor all of Debtor's pre-petition checks, and (ii) prohibiting all banks from placing any holds on, or attempting to reverse, any automatic transfers on account of the foregoing. In order to prevent the disruption of Debtor's business operations, Debtor desires to retain these accounts during the case for thirty (30) days 1233400.1 **PAYROLL MOTION** 7

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after the Petition Date. The retention of these accounts will not have any adverse impact upon the interests of creditors, since no pre-petition claims will be paid from these accounts except to the extent authorized in this Motion, or otherwise, by this Court.

Ε. The Critical Need for Immediate Relief

Debtor's business is dependent upon its labor. If these employees or independent contractors are not paid, they will cease working and seek employment elsewhere. Any such disruption would have a devastating effect upon Debtor's business and consequential value to the creditors. In contrast, if Debtor obtains the relief sought herein, its business operation will continue in the ordinary course, customer needs will be met, and the overall value of Debtor's business enterprise will be preserved for creditors.

III. **EMERGENCY RELIEF IS AUTHORIZED UNDER THESE CIRCUMSTANCES**

Procedural authorization for an emergency hearing on this emergency motion is found in Rule 9006 of the Federal Rules of Bankruptcy Procedure, and in Local Bankruptcy Rule 9075 1. As discussed herein and as set forth in the supporting Green Declaration filed concurrently herewith, Debtor respectfully submits that, on the facts of this case, emergency relief is both necessary and appropriate.

IV. THE DEBTOR SHOULD BE AUTHORIZED TO PAY PRE-PETITION PAYROLL

The Court May Authorize Payment of Pre-Petition Payroll and Α. **Honoring of Benefits**

Bankruptcy Code section 507(a)(4) gives priority status to allowed unsecured claims for wages, salaries, or commissions, including vacation, severance, and sick leave pay earned by an individual within 180 days of the Petition Date, up to \$13,650 per individual. Specifically, section 507(a)(4) provides in pertinent part:

- (a) The following expenses and claims have priority in the following order: . . .
- (4) Third, allowed unsecured claims, but only to the extent of \$13,650 for each individual or corporation, as the case may be, earned within 180 days before the date of 1233400.1 **PAYROLL MOTION** 8

the filing of the petition or the date of the cessation of the debtor's business, whichever occurs first, for-

(A) wages, salaries, or commissions, including vacation, severance, and sick leave pay earned by an individual:

See 11 U.S.C. § 507(a)(4).

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Thus, payment of these claims prior to confirmation of a plan does not upset the scheme of payment; it merely accelerates payment to certain parties as necessary to maintain the debtor's operations. See In re Quality Interiors, Inc., 127 B.R. 391, 396 (Bankr. N.D. Ohio 1991); see also, In re Adams Apple, Inc., 829 F.2d 1484, 1490 (9th Cir. 1987) ("[Clases have permitted unequal treatment of pre-petition debts when necessary for rehabilitation in such context as (i) pre-petition wages to key employees. . . . ").

As stated by the Ninth Circuit in In re Adams Apple, Inc., 829 F.2d 1484 (9th Cir. 1987):

[A]nother "fundamental tenet"-rehabilitation of debtors, which may supersede the policy of equal treatment. Cases have permitted unequal treatment of pre-petition debts when necessary for rehabilitation, in such contexts as (i) pre-petition wages to key employees; (ii) hospital malpractice premiums incurred prior to filing; (iii) debts to providers of unique and irreplaceable supplies; and (iv) peripheral benefits under labor contracts. See Ordin, Case Comment, In re Texlon Corporation, 596 F.2d 1092 (2d Cir. 1979): Finality of Order of Bankruptcy Court, 54 Amer. Bankr. L.J. 173, 177 (1980). ([I]t illustrates a Congressional willingness to subordinate the interests of pre-petition creditors to the goal of rehabilitation.)

Courts have also authorized Chapter 11 debtors to honor pre-petition employee benefits. See, Matter of Canton Casting, Inc., 103 B.R. 874 (Bankr. N.D. Ohio 1989) (authorizing payment of pre-petition vacation benefits); In re Busy Beaver Bldg. Centers, Inc., 19 F.3d 833, 853 (3rd Cir. 1994) ("the bankruptcy court entered numerous interim orders. . . authorizing. . . the payment of pre-petition wages and employee benefits. . . "); In re Chateaugay Corp., 80 B.R. 279, 281 (S.D.N.Y. 1987) ("Judge Lifland, 1233400.1 PAYROLL MOTION 9

payment of pre-petition wages and salaries, employee reimbursement expenses, and benefits.").

As set forth above, Section 507(a)(4) affords priority status to unsecured claims for wages, salaries or commissions, including vacation, severance, and sick leave pay

upon application of LTV, issued an order authorizing and empowering LTV to continue

wages, salaries or commissions, including vacation, severance, and sick leave pay earned by an individual within 180 days before the filing of a bankruptcy petition to the extent of \$13,650 for each such individual. For a number of reasons, the Bankruptcy Code affords special treatment to certain pre-petition claims of employees. Wages are priority claims, and thus must be paid in full in a reorganization case. The ability to ensure that the employees receive their unpaid pre-petition salary and do not miss a paycheck is critical to obtaining the stability necessary for a successful reorganization, which benefits all creditors. Compared with a typical claim in bankruptcy, wages represent a large part of an employee's wealth. In addition, unlike an ordinary trade creditor, the typical employee does not have other sources of income and, thus, cannot diversify the risk of the employer's default. Therefore, this Court has authority to allow the Debtor to pay certain pre-petition claims.

In the within case, as more particularly set forth in the Green Declaration, ample cause exists justifying payment of the pre-petition period wages. Specifically, as evidenced by the Green Declaration, the maximization of the value of Debtor is contingent upon the continued operation of Debtor's business. Since the loss of any employee at this critical juncture could materially damage Debtor's business operations, and consequently the value of their overall business enterprise, compelling grounds exist for the entry of an order authorizing Debtor to pay and/or honor the pre-petition employee wages and compensation in the amounts established by the Green Declaration. Attached to the Green Declaration as Exhibit "3" is a list of the Debtor's employees and independent contractors, and the estimated wages owed to each employee.

Consequently, it is critical that Debtors continue, in the ordinary course, those personnel policies that were in effect prior to the Petition Date. If the checks issued by a PAYROLL MOTION

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payroll service such as ADP in payment of any of the compensation or other employee obligations are dishonored, or if such obligations are not timely paid post-petition, the employees may suffer extreme personal hardship and may be unable to pay their daily living expenses. A loss of employee morale and goodwill at this crucial juncture would undermine Debtor's stability, and undoubtedly would have a negative effect on Debtor, its customers, the value of its assets and business, and its ability to achieve their objectives in chapter 11. As noted by the court in *In re Equalnet Communications Corp.*, 258 B.R. 368 (Bankr. S.D. Tex. 2000), "the need to pay [pre-petition employee wage claims] in an ordinary course of business time frame is simple common sense. Employees are more likely to stay in place and to refrain from actions which could be detrimental to the case and/or the estate if their pay and benefits remain intact and uninterrupted." Id. at 370.

Nothing in this Motion nor any payments made by Debtor pursuant to this Motion, shall be deemed an assumption or rejection of any employee benefit plan, employment agreement, other program or contract, or otherwise affect Debtor's rights under section 365 the Bankruptcy Code to assume or reject any executory contract between the Debtor and any employee or any payroll service.

Finally, on a procedural basis, Rule 2081-1(a)(6) of the Local Bankruptcy Rules provides that a debtor may bring a motion seeking to pay pre-petition payroll and to honor pre-petition employment procedures on emergency or expedited relief so long as the motion is "supported by evidence that establishes: (A) the employees are still employed; (B) the necessity for payment; (C) the benefit of the procedures; (D) the prospect of reorganization; (E) whether the employees are insiders; (F) whether the employees' claims are within the limits established by 11 U.S.C. § 507; and (G) the payment will not render the estate administratively insolvent."

As to administrative insolvency, concurrently with the filing of this instant Motion, the Debtor will be filing a motion for approval of debtor-in-possession financing ("DIP Financing") and a motion for approval of a cash collateral stipulation ("Cash Collateral Stipulation") with TAB Bank to cover administrative and operational. If the Court approves 1233400.1 **PAYROLL MOTION** 11

the DIP Financing and Cash Collateral Stipulation, the Debtor should have enough cash on hand to cover operations and administrative expenses incurred in the immediate future.

Therefore, Debtor believes that, unless the Court allows the payments requested herein to its employees, the disruption to Debtor's employees and business practices would substantially jeopardize Debtor's ability to reorganize their affairs.

B. <u>All of the Pre-Petition Compensation in Question Represent Payment</u> of Priority Claims

Post-petition, TAB Bank honored pre-petition checks for Prepetition Compensation on an interim basis pending the emergency hearings to be held before the Court in order to avoid any disruption in Debtor's business operations. The pre-petition checks that are the subject of the Interim Stipulation with TAB Bank represent Pre-petition Compensation that was paid by Debtor pre-petition, but was not negotiated until post-petition. TAB Bank agreed to honor these checks post-petition pursuant to the terms of the Interim Stipulation which requires that Debtor obtain approval of the Interim Stipulation on a retroactive basis. All of the pre-petition checks honored by TAB Bank post-petition represent priority claims of the Debtor's employees and independent contractors.

Therefore, all of the Pre-Petition Compensation in question constitute priority claims pursuant to Sections 507(a)(4) and (a)(5) of the Bankruptcy Code, and are therefore more likely to be paid in any event. Debtor is unable to determine whether all vacation, severance and sick leave pay was earned by employees within 180 days of the Petition Date or whether contributions to employee benefit plans arise from services rendered within 180 days of the Petition Date. However, none of the payroll checks will exceed this limit.

Since all priority payments must be made eventually before general unsecured claims can be paid, the Courts often permit the payment of pre-petition wages so that the debtor-in-possession may maintain an effective workforce, especially where the amount of the payment is relatively small and where it appears that the wages being paid would

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ultimately qualify as priority claims. In re Quality Interiors, Inc., supra, at 396, citing 11 U.S.C. §507. Debtor believes that all of the subject pre-petition wages, as well as claims for vacation and sick leave benefits and other related benefits, constitute priority claims pursuant to the provisions of Sections 507(a)(4) and (a)(5), which will be paid by Debtor in any event. Consequently, there is ample authority and legal justification for authorizing the Debtor to honor its wage and benefit commitments to current employees and independent contractors to the extent that they constitute pre-petition obligations, as they are relatively small amounts and likely within priority limits in any event.

V. NOTICE OF THE MOTION IS ADEQUATE

Because of the exigencies of the Debtor's Case and the irreparable harm to the Debtor, its Chapter 11 estate and all parties-in-interest that may ensue if the relief requested herein is not granted, the Debtor submits that no further notice need be given. No previous motion for the relief sought herein has been made to this Court or to any other court. Notice of this Motion will be provided, to the following parties-in-interest:

(a) the Office of the United States Trustee, (b) TAB Bank and (c) the 20 largest unsecured creditors. In light of the limited nature of the relief requested herein, Debtor submits that no further notice of the Motion should be required. Under the circumstances of this case this notice is fair and reasonable.

In compliance with LBR 2081-1(a)(6) and 9075-1, counsel for the Debtor will contact the Court to obtain a hearing date within 48 hours, and will provide telephonic notice of the Motion to be given to the Office of the United States Trustee and TAB Bank. In accordance with the provisions of FRBP 4001(b)(1), notice of this Motion has been given to the U.S. Trustee, TAB Bank and the 20 largest unsecured creditors.

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For the foregoing reasons, pursuant to 11 U.S.C. §§ 105(a), 363(b) and (c), 507(a)(4), (a)(5) and (a)(8), 541(b)(7), 549, 1107, 1108, 1122(b), and 1129(a)(9), Debtor requests the Court enter an order:

- (1) Authorizing payment of pre-petition independent contractor and employee wage and salary obligations owed by Debtor up to the priority limit in Section 507(a)(4) of the United States Bankruptcy Code, and associated tax liability:
- (2) Authorizing Debtor to pay: 1) the reimbursement of ordinary course prepetition employment business expenses in accordance with company policy, and 2) the payment of benefit obligations including 401(k) plan employer contributions, worker's compensation, medical, dental, life insurance, disability insurance, union benefits, and miscellaneous other benefits incurred and payable in the ordinary course;
- (3)Authorizing Debtor to honor all pre-petition vacation pay, sick leave, holiday pay, jury duty pay, and other paid leave claims in the ordinary course:
- (4)Authorizing Debtor to retain its pre-petition payroll account(s) for 30 days and directing the bank or other financial institution not or otherwise impair Debtor's ability to deposit funds into and to withdraw funds from said account(s);
- (5)Authorizing Debtor to take all actions reasonable and necessary to comply with its obligations to its existing payroll services such as ADP;
- (6)The entry of an order (i) directing all banks to honor all of Debtor's prepetition checks, and (ii) prohibiting all banks from placing any holds on, or attempting to reverse, any automatic transfers on account of the foregoing;
- (7) Approving the terms of the Interim Stipulation between TAB Bank and Debtor retroactively Debtor seeks an order from the Court retroactively authorizing and ratifying the payment of the pre-petition checks, which shall include the following language:

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	"TAB Bank is authorize	ed, but not directed, on an interim basis, through and
	including September 1	8, 2019, to honor checks presented for payment and
	all fund transfer reque	sts made by the Debtor, to the extent that sufficient
	funds are on deposit in	n the applicable accounts at TAB Bank, in accordance
	with this Interim Stipul	ation and the Court's order thereon and any other
	order of this Court. TA	B Bank is authorized, but not directed, to rely on the
	representations of the	Debtor with respect to whether any check or other
	transfer drawn or issue	ed by the Debtor prior to the Petition Date should be
	honored and to honor	those checks pursuant to this Interim Order, and TAB
	Bank shall not have ar	ny liability to any party, including under 11 U.S.C. §
	549, for relying on suc	h representations by the Debtor, as provided for in this
	Interim Stipulation and	the Court's order thereon."; and
(8)	And any other relief th	e Court deems just and reasonable.
		Respectfully submitted,
Dated:	September 17, 2019	WEILAND GOLDEN GOODRICH LLP

By: /s/ REEM J. BELLO

JEFFREY I. GOLDEN **REEM J. BELLO** Proposed Attorneys for Debtor and Debtor-in-Possession, Coastal International, Inc.

DECLARATION OF BRUCE GREEN

I, Bruce Green, declare as follows:

- 1. I am the Chief Executive Officer of Coastal International, Inc., the debtor and debtor-in-possession ("Debtor") in the above-captioned chapter 11 case. In my role as Chief Executive Officer, I am familiar with the daily operations of the Debtor's business. Except as otherwise noted, I have personal knowledge of the matters set forth in this Declaration and, if called as a witness, could testify competently thereto. I am submitting this Declaration in support of the Debtor's Motion for Order Authorizing Payment and Honoring of Pre-Petition Payroll Obligations (the "Motion"). All capitalized terms set forth in the Motion are incorporated herein by this reference.
- 2. The Debtor is a Nevada corporation formed in 1984, which provides trade show installation and dismantling services in the exhibit and event industry. Debtor's operations extend into major cities across the United States and Debtor maintains a staff of trained, full-time employees to handle most any installation and dismantling project from start to finish. Debtor owns a proprietary specialized interface which enables it to streamline the flow of information between designer, client and event planner, show management and general contractor. Debtor has been a leader in the exhibit and event industry for over three decades. The Debtor generated \$24 million in revenues during 2018.
- 3. On September 15, 2019 (the "Petition Date"), the Debtor commenced the Case under chapter 11 of Title 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Central District of California, Santa Ana Division (the "Court"). The Debtor continues to operate and manage its business as a debtor-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No request for the appointment of a trustee or examiner has been made in the Case and no committee has been appointed or designated.

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- 4. The purpose of the Case is to reorganize the Debtor's business operations and to propose a chapter 11 plan of reorganization.
- 5. Pre-petition, Debtor and TAB Bank entered into an accounts receivable purchase and security agreement dated as of February 3, 2016 ("Pre-Petition Agreement"). On April 26, 2018, the Pre-Petition Agreement was amended by the Debtor and TAB Bank ("Amendment"). Pursuant to the Pre-Petition Agreement as amended by the Amendment, TAB purchased certain designated accounts receivable from the Debtor. For each account purchased by TAB, TAB advanced 90% of the face value of the account to the Debtor. TAB performs the administrative services to collect the accounts from the account debtors of the Debtor and collections are paid into a lock box at TAB. Upon receipt of payment in full for each account, TAB credits 90% of the account to pay off the advance, and the additional 10%, less fees, interest, and expenses, is placed into a cash reserve account (the "Pre-Petition Cash Reserve Account"). Additionally, TAB receives into the same lock box payments on certain non-factored accounts of the Debtor, the proceeds of which are placed in the Pre-Petition Cash Reserve Account. In consideration of the foregoing, TAB Bank was granted a first priority security interest in substantially all of the Debtor's assets. As of the Petition Date, the outstanding obligation due and owing to TAB Bank was approximately \$1.6 million. The face value of the factored accounts owing as of the Petition Date is approximately \$1.8 million.
- 6. Debtor must issue payroll on September 16, 2019, which will pay the accrued payroll incurred from September 8, 2019 through September 14, 2019.
- 7. Payroll for this prepetition period is due to be paid on September 20, 2019, but must be uploaded to ADP on September 16, 2019.
- 8. Debtor's obligations owed on account of the September 20, 2019 payroll is approximately \$332,000 ("Pre-Petition Compensation"). Attached as Exhibit "1" is a list of the Debtor's employees and independent contractors and the payroll amount for each.
- 9. Part of the Pre-Petition Compensation also includes payroll checks issued by the Debtor pre-petition for employee and independent contractor services rendered for PAYROLL MOTION

the period September 1, 2019 through September 7, 2019, and thus represents

pre-petition claims. Some of these payroll checks were outstanding and had not been negotiated as of the filing of the chapter 11 bankruptcy and must be honored post-petition.

10. Pursuant to the terms of the Interim Stipulation attached as Exhibit "2", TAB Bank honored these pre-petition payroll checks post-petition. Pursuant to the terms of the

10. Pursuant to the terms of the Interim Stipulation attached as Exhibit "2", TAB Bank honored these pre-petition payroll checks post-petition. Pursuant to the terms of the Interim Stipulation, Debtor seeks an order from the Court retroactively authorizing and ratifying the payment of the pre-petition checks, which shall include the following language:

"TAB Bank is authorized, but not directed, on an interim basis, through and including September 18, 2019, to honor checks presented for payment and all fund transfer requests made by the Debtor, to the extent that sufficient funds are on deposit in the applicable accounts at TAB Bank, in accordance with this Interim Stipulation and the Court's order thereon and any other order of this Court. TAB Bank is authorized, but not directed, to rely on the representations of the Debtor with respect to whether any check or other transfer drawn or issued by the Debtor prior to the Petition Date should be honored and to honor those checks pursuant to this Interim Order, and TAB Bank shall not have any liability to any party, including under 11 U.S.C. § 549, for relying on such representations by the Debtor, as provided for in this Interim Stipulation and the Court's order thereon."

- 11. Debtor's payroll is paid through ADP, a payroll company.
- 12. Debtor seeks approval to pay (a) pre-petition independent contractor and employee wage and salary obligations owed by Debtor up to the priority limit in Section 507(a)(4) of the United States Bankruptcy Code, and the associated tax liability; (b) reimbursement of ordinary course pre-petition employment business expenses in accordance with company policy, and (c) the payment of benefit obligations including 401(k) plan employer contributions, worker's compensation, medical, dental, life insurance, disability insurance, union benefits, and miscellaneous other benefits incurred and payable in the ordinary course.

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- 13. Debtor also seeks authority to (a) honor all pre-petition vacation pay, sick leave, holiday pay, jury duty pay, and other paid leave claims in the ordinary course; (b) retain its pre-petition payroll account(s) for 30 days and directing the bank or other financial institution not or otherwise impair Debtor's ability to deposit funds into and to withdraw funds from said account(s); and (c) take all actions reasonable and necessary to comply with its obligations to its existing payroll services such as ADP.
- 14. Debtor also seeks entry of an order (a) directing all banks to honor all of Debtor's pre-petition checks, and (b) prohibiting all banks from placing any holds on, or attempting to reverse, any automatic transfers on account of the foregoing pre-petition payroll obligations, approval of the continued use of ADP to pay all outstanding payroll, post-petition payroll, payroll related taxes, with the Debtor separately paying worker's compensation, Debtor's portion of its employees' medical insurance premiums, and other miscellaneous business expenses in its ordinary course pursuant to 11 U.S.C. § 363(b).
- 15. I am informed and believe that the employees and independent contractors who are currently owed pre-petition payroll are still employed and contracted by Debtor.
- 16. If the Debtor does not pay the employees and independent contractors on account of pre-petition obligations, I am concerned that a majority of the employees and independent contractors would resign.
- 17. I am informed and believe, that the employees and independent contractors to be paid are not insiders of the Debtor.
- 18. I am informed and believe that the payments to be made are within the limits set forth under 11 U.S.C. § 507.
- 19. I am informed that Debtor will be concurrently filing a motion for approval of a debtor-in-possession loan ("DIP Financing") and a motion for approval of a cash collateral stipulation ("Cash Collateral Stipulation") with TAB Bank to cover administrative and operational expenses.

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PAYROLL MOTION

Weiland Golden Goodrich LLP
650 Town center Drive, Suite 600
Costa Mesa, California 92826
Tel 714-966-1000 Fax 714-966-1002

collateral stipulation ("Cash Collateral Stipulation") with TAB Bank to cover administrative and operational expenses.

- 20. If the Court approves the DIP Financing and Cash Collateral Stipulation, Debtor should have enough cash on hand to cover operations and administrative expenses incurred in the immediate future.
- 21. Debtor must pay its employees and independent contractors on schedule on September 20, 2019 and must honor the pre-petition checks issued pre-petition but negotiated post-petition because I am concerned that without the ability to retain ADP, and pay payroll, the Debtor may lose its employees and independent contractors and will not be able to operate.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 17th day of September, 2019, at Sausalito, California.

BRUCE GREEN

Personnel	The state of the s	Net Pay	Memos
Paid-In Dep	artment - 039 - Louisiana Installers		
Borne, Will	iam F.	Check#	#
File #:	006906		
W-In Dept:	039	1 100 0	
H Dept: Rate:	039 30.0000	1,120.02	2
W-In Dept:	039	-	
H Dept:	039		
Rate:	30.0000		
Cheong, Le		Check	#
File #:	018427		
W-In Dept: H Dept:	039 039	758.07	7
Rate:	27.5000	730.07	
W-In Dept:	039		
H Dept:	039		
Rate:	27.5000		
	eyland Anthony	Check	#
File #:	019408		
W-In Dept: H Dept:	039 039	811.4	
Rate:	27.5000	011.4	and the state of
W-In Dept:	039		
H Dept:	039		
Rate:	27.5000		
Hall, Philip		Check	
File #: W-In Dept:	002570 039		
H Dept:	039	533.37	7
Rate:	30.0000	655.5	
W-In Dept:	039		Marine and the second
H Dept:	039		
Rate:	30.0000		
Jones, Cra		Checks	#
File #: W-In Dept:	020791 039		
H Dept:	039	652.53	3
Rate:	25.1500		
W-In Dept:	039		
H Dept:	039		
Rate:	25.1500		
Lanau, Luc File #:	015588	Check	#
W-In Dept:	039		
H Dept:	039	388.2	1
Rate:	27.5000		
W-In Dept:	039		
H Dept:	039		1
Rate: Lannes, Pa	27.5000	Checks	#
File #:	016952	Cilecki	1
W-In Dept:	039	1	
H Dept:	039	680.83	2
Rate:	27.5000		1
W-In Dept: H Dept:	039		
Rate:	039 27.5000	1	1
Merrill, Geo		Check	#
File #:	018109		*
W-In Dept:	039	1	
H Dept:	039	342.19	9
Rate:	27.5000		4
Northcutt, File #:	Michael 019137	Check	#
W-In Dept:	039	1	
H Dept:	039	450.3	6
Rate:	25.1500		
W-In Dept:	039		
H Dept:	039	1	
Rate:	25.1500	1	I

Personnel	Net Pay	Memos
Dept. Total		9 Pay
039		5,736.9
Hours Analysis		
Earnings Analysis		
Statutory Ded. Analysis		
Voluntary Ded. Analysis		
Paid-In Department - 040 - Louisiana Non-Union		
Darby, Michael	Checks	#
File #: 012038		
W-In Dept: 040 H Dept: 040	45.1	
H Dept: 040 Rate: 25.0000	45.13	4
Doize, Craig J.	Check	#
File #: 015520		- N 11
W-In Dept: 040	0.7.0	14. 18
H Dept: 040 Rate: 30.0000	817.8	
W-In Dept: 040		
H Dept: 040		
Rate: 30.0000		
Jones, Derek File #: 020788	Check	#
W-In Dept: 040		
H Dept: 040	475.5	2
Rate: 25.0000		The second of th
W-In Dept: 040 H Dept: 040		
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Joseph, Lee	Check	#
File #: 016301		
W-In Dept: 040 H Dept: 040	924.2	=
H Dept: 040 Rate: 30.0000	831.3	5
Lovell, David	Check	#
File #: 019969	:0	
W-In Dept: 040	57.4	
H Dept: 040 Rate: 28.0000	574.1	6
W-In Dept: 040		
H Dept: 040		
Rate: 28.0000		
Mahlie, Brice File #: 014526	Check	#
W-In Dept: 040		
H Dept: 040	1,581.5	9
Rate: 30.0000		
W-In Dept: 040 H Dept: 040		
Rate: 30.0000		
Rieth, Joseph M.	Check	#
File #: 002303		
W-In Dept: 040 H Dept: 040	1,163.7	2
Rate: 1,667.3000	1,163.7	1
Dept. Total		7 Pa
040		5,489.
Hours Analysis		
Earnings Analysis		VIII
Statutory Ded. Analysis		
Voluntary Ded. Analysis		
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Personnel	Net Pay	Memos
Broyles, Robert File #: 015440	Check#	
W-In Dept: 046		
H Dept: 046	333.17	
Rate: 35.0000	JAN 70-10-10-10-1	
W-In Dept: 046		
H Dept: 046		
Rate: 35.0000	01-14	
Ruth, Richard File #: 016408	Check#	
W-In Dept: 046		
H Dept: 046	369.00	
Rate: 34.0000		
W-In Dept: 046		n = 5
H Dept: 046		
Rate: 34.0000		
Dept. Total		2 Pay
046		702.1
Hours Analysis		10211
Earnings Analysis		
Voluntary Ded. Analysis		
Paid-In Department - 100 - Clerical		
Gordon, Christina	Ch a state	
File #: 015735	Check#	
W-In Dept: 100	2///3	200
H Dept: 100	1,072.75	San
Rate: 1,211.5400		
Green, Elizabeth	Check#	
File #: 019396		
W-In Dept: 100		
H Dept: 100	442.50	
Rate: 1,000.0000		
Johnson, Amy File #: 005372	Check#	
W-In Dept: 100		
H Dept: 100	1,401.28	
Rate: 1,655.7700		
Lau, Helen	Check#	
File #: 011794		
W-In Dept: 100		
H Dept: 100	1,085.65	
Rate: 1,557.4500		
Lopez, Jesus	Check#	
File #: 011733 W-In Dept: 100		
H Dept: 100	1,350.56	3
Rate: 2,403.8500	,,	
Randall, Wallace E.	Check#	
File #: 018567		
W-In Dept: 100	No. Western Co.	
H Dept: 100	1,569.40	1
Rate: 2,403.8500	Observation	
Spangler, Kathleen L. File #: 005018	Check#	1
W-In Dept: 100		
H Dept: 100	1,518.34	l .
Rate: 2,596.1600		
Tam, Terrance	Check#	
File #: 015734		
W-In Dept: 100 H Dept: 100	933.29	l
Rate: 31.5000	933.29	1
Dept. Total		8 Pay
100		9,373.7

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Statutory Ded. Analysis		
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Paid-In Department - 101 - President		
Green, Bruce E.	Check#	
File #: 019395 N-In Dept: 101		
H Dept: 101	8,551.81	
Rate: 10,000.0000		
Dept. Total 101		1 Pa 8,551.8
Voluntary Ded. Analysis	R	481.0
Paid-In Department - 102	为	
Campoli, Jeffrey	Check#	
File #: 007264 W-In Dept: 102		
H Dept: 102	1,615.10	
Rate: 2,884.6200	1,010.10	
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	100	
Gorman, Michael	Check#	
File #: 014175		
W-In Dept: 102		
H Dept: 102	915.80	
Rate: 1,403.8500 Jodoin, Ryann	Check#	
File #: 015610	Check	
W-In Dept: 102	1.00	
H Dept: 102	868.70	
Rate: 1,153.8500	21 11	
Rebecky, Melissa File #: 015666	Check#	
W-In Dept: 102		
H Dept: 102	644.95	
Rate: 887.6200		
Rebecky, Rich	Check#	
File #: 000463 W-In Dept: 102		
H Dept: 102	5,130.89	
Rate: 6,730.7700		
Rebecky, Samantha File #: 015773	Check#	
W-In Dept: 102		
H Dept: 102	1,380.18	
Rate: 1,307.7000	VECUMENTAL SALES AND ASSESSMENT OF THE SALES AND ASSESSMEN	
Dept. Total		6 Pay
102		10,555.6
Statutory Ded. Analysis		
Voluntary Ded. Analysis	32	43.1
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Blacksher, Freddie D.	Check#	
File #: 000502		
Clock: F		
W-In Dept: 103	1,593.26	
H Dept: 103		
Rate: 2,057.6900		
Kennedy, Elizabeth	Check#	
File #: 010442		
W-In Dept: 103		
H Dept: 103	1,312.82	
Rate: 2,250.0000		
Kennedy, Nina	Check#	
File #: 019578	Clieck	
W-In Dept: 103		
H Dept: 103	650.01	
	650.01	
Rate: 792.0000		·
Sokol, Scott J.	Check#	
File #: 000590		
W-In Dept: 103	\$5.00 G \$1.00 F \$1.00	
H Dept: 103	2,109.51	
Rate: 1,923.0800 Dept. Total		XXX_X
103	- (6	5,665.
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Brennan, M File #:	015824	Check#	
W-In Dept:	104		
H Dept:	104	1,831.07	.
Rate:	48.5500		
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500		
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500	Ob a slutt	
Carso, Rob File #:	015627	Check#	
N-In Dept:	104		
H Dept:	104	446.86	3
Rate:	48.5500		1
N-In Dept:	104		
H Dept:	104		
Rate:	48.5500		
Chavez, Ma		Check#	2. 7.
File #:	020991		7.4
N-In Dept:	104	Rugerativi zioloa	
H Dept:	104	641.32	47.76
Rate:	48.5500		
N-In Dept:	104		
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	n, Michael	Check#	Little St. Co. Co. Co. Co. Co. Co. Co. Co. Co. Co
File #:	001698	Check	
N-In Dept:	104		
H Dept:	104	1,004.91	100
Rate:	48.5500		The same of the sa
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500		
Gayton, Mi		Check#	ŧ
File #:	020834		
W-In Dept:	104		h
H Dept:	104	438.17	1
Rate: Gozzola, A	48.5500	Check#	4
Gozzoia, Ai File #:	020552	Check	
W-In Dept:	104		
H Dept:	104	1,461.23	3
Rate:	48.5500	V5.4 - 64340.81300	
W-In Dept:	104		1
H Dept:	104		1
Rate:	48.5500		1
N-In Dept:	104		1
H Dept:	104		1
Rate:	48.5500		
Griffin, Dav		Check#	<i>'</i>
File #:	020988		
W-In Dept: -I Dept:	104 104	OF2 22	,
⊣ Dept: Rate:	48.5500	953.32	1
W-In Dept:	104		1
H Dept:	104		li .
Rate:	48.5500		1
Kirk, Charle		Check#	ŧ .
File #:	020603		1
N-In Dept:	104		1
H Dept:	104	751.55	5
Rate:	48.5500		l/
W-In Dept:	104		1
H Dept:	104		I .
Rate:	48.5500		
Klee, Micha File#:	olei 019627	Check#	1
-ile #: W-In Dept:	104		
	104	544.22	, l
H Dept:	104		

Danasanal		lv. o	No. 10 Television and the same Property of the Land
Personnel		Net Pay	Memos
Kuta, John File #:	010320	Check#	
W-In Dept:	019329 104		
H Dept:	104	582.29	
Rate:	48.5500		
W-In Dept:	104	1	
H Dept: Rate:	104 48.5500		
Landers, Ja		Check#	
File #:	019434	0.11001.11	
W-In Dept:	104		
H Dept: Rate:	104	858.73	
W-In Dept:	48.5500 104	4	
H Dept:	104		
Rate:	48.5500		
W-In Dept:	104	1	
H Dept:	104		
Rate: Lazzara, Mi	48.5500	Oh a aluff	
File #:	ке 020848	Check#	0.7 (6
W-In Dept:	104		
H Dept:	104	839.91	
Rate:	48.5500	_	
W-In Dept:	104 104		
H Dept: Rate:	48.5500	-	
W-In Dept:	104	- /	
H Dept:	104	1.054	
Rate:	48.5500		
Lepore, Da		Check#	And the second second
File #: W-In Dept:	019429 104		
H Dept:	104	885.69	
Rate:	48.5500	and the second	
W-In Dept:	104		
H Dept: Rate:	104 48.5500		
Lobraco, A	2.000,0110,000	Check#	
File #:	010653		
W-In Dept:	104	2000	
H Dept:	104	567.14	
Rate: Lobraco, Fi	48.5500	Check#	
File #:	016155	Oneck#	
W-In Dept:	104		
H Dept:	104	826.41	
Rate:	48.5500 104	_	
W-In Dept: H Dept:	104		
Rate:	48.5500		
Marquez, G		Check#	
File #:	019644		
W-In Dept: H Dept:	104 104	015.51	
Rate:	48.5500	915.51	
W-In Dept:	104	7	
H Dept:	104		
Rate:	48.5500	Oh	
Martin, Mic File #:	021076	Check#	
W-In Dept:	104		
H Dept:	104	863.34	
Rate:	48.5500	4	
W-In Dept: H Dept:	104 104		
Rate:	48.5500		
Masterson,		Check#	
File #:	021078		
W-In Dept:	104		
H Dept: Rate:	104 48.5500	938.99	
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Personnel	SELVEN DESCRIPTION OF THE SECOND	Net Pay	Memos
TENEDIUS			
W-In Dept:	104	1	
H Dept:	104		
Rate:	48.5500		
Mc Kenna, File #:	004350	Check#	
W-In Dept:	104		
H Dept:	104	1,640.08	
Rate:	48.5500		
W-In Dept:	104	7	
H Dept:	104		
Rate:	48.5500	_	
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500 David	Charlet	
Mickelson, File #:	009731	Check#	
N-In Dept:	104		
H Dept:	104	1,957.13	
Rate:	48.5500	.,	
N-In Dept:	104	7	
H Dept:	104	1	2.7 4.0
Rate:	48.5500	_	
N-In Dept:	104		
H Dept:	104		
Rate:	48.5500		1 T T T T T T T T T T T T T T T T T T T
O'Leary, Se		Check#	
File #:	012026		
W-In Dept: -I Dept:	104 104	1,871.17	
Rate:	48.5500	1,071.17	and the second
W-In Dept:	104		and the second
H Dept:	104		The state of the s
Rate:	48.5500		
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500		
Owsianiak,		Check	•
File #: W-In Dept:	001376 104	1.00	
H Dept:	104	2,556.78	
Rate:	48.5500	2,000.70	1
W-In Dept:	104	7	
H Dept:	104		
Rate:	48.5500		
Pope, Kyle		Check#	#
File #:	018941		I
W-In Dept:	104		I
H Dept:	104	970.51	1
Rate:	48.5500 104	-	1
W-In Dept: -I Dept:	104		1
Rate:	48.5500		1
N-In Dept:	104	7	1
H Dept:	104		
Rate:	48.5500		
	Carl Dominic	Check#	+
File #:	008844		I.
N-In Dept:	104	Epitema 6	J
H Dept:	104	933.26	
Rate:	48.5500	-	
N-In Dept: ⊢ Dept:	104 104		
Rate:	48.5500		I .
Rivera, Jul		Check#	#
File #:	020839	O'lleck.	T.
W-In Dept:	104		
H Dept:	104	617.39	P
Rate:	48.5500	page (5.0) 990 840	
N-In Dept:	104	7	1
H Dept:	104		
Rate:	48.5500	1 =	I .

Personnel	以下的企业的	Net Pay	Memos
Roth, Brent		Check#	
File #:	019300	1973	
W-In Dept:	104		
H Dept:	104	1,275.92	
Rate:	48.5500		
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500	_	
W-In Dept:	104		
H Dept:	104	1	
Rate:	48.5500		
Sirico, Tony		Check#	
File #: W-In Dept:	016120 104		
VV-In Dept: H Dept:	104	60.73	1
Rate:	48.5500	60.73	
Sotir, Micha	- 1 CONT. A 190 CO. A 190 CO.	Check#	
Sotir, Micha File #:	004949	Cneck#	
W-In Dept:	104		
H Dept:	104	1,881.54	and the same of th
Rate:	48.5500	1,001.04	40 66
W-In Dept:	104		
H Dept:	104		
Rate:	48.5500		
W-In Dept:	104	┥ !	
H Dept:	104		
Rate:	48.5500		
Sotir, Richa	(A P A D P (M P)	Check#	Section of the second
File #:	000617		
W-In Dept:	104		Marie Comment
H Dept:	104	3,932.00	
Rate:	2,730.7700		The same of the sa
Spagnolo, .	John	Check#	
File #:	000155		
W-In Dept:	104	The second secon	
H Dept:	104	1,580.47	
Rate:	48.5500		
W-In Dept:	104	100	
H Dept:	104		
Rate:	48.5500		
Wilkes, Mic		Check#	
File #:	019375		
W-In Dept:	104		
H Dept:	104	1,196.97	
Rate:	48.5500	_	
W-In Dept:	104		
H Dept:	104		ľ
Rate:	48.5500		
Dept. Total			35 Pay:
104			41,147.6
		1	
Hours Analy	sis		
Earnings An	aiysis		
Statutory De	d. Analysis		
Voluntary De	ed. Analysis		
and the second second second second	The state of the s		
	artment - 106 - Illinois non union		
Mata, Debo		Check#	
File #:	012223		
W-In Dept:			
H Dept:	106	671.87	1
Rate:	961.5400		
Dept. Total			1 Pa
106			671.8
Statutory De	nd Analysis		
	ed. Analysis		

Personnel	Net Pay Memos	The fact that the same of the same of
r croomer	memos	
Paid-In Department - 107 - North Carolina		
Falco, John Taggart	Check# **	
File #: 013611 W-In Dept: 107		
H Dept: 107	5,234.10	
Rate: 1,923.0800	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Dept. Total		1 Pay
107		5,234.10
Earnings Analysis		
Statutory Ded. Analysis		
Voluntary Ded. Analysis		
Paid-In Department - 111 - Wash DC		
Grant, Michael File #: 020489	Check#	
W-In Dept: 111		
H Dept: 111	591.08	
Rate: 31.7500 Dept. Total		477.7
111		1 Pay 591.08
Statutory Ded. Analysis		13
Voluntary Ded. Analysis		
Paid-In Department - 146 - Tenn non union		
Boone, Michael B.	Check#	
File #: 002194	Sheak	
W-In Dept: 146		
H Dept: 146 Rate: 2,931.9300	1,849.02	
Broyles, Richard C.	Check#	
File #: 013288	51155111	
M In Donty 146		
W-In Dept: 146		
H Dept: 146	707.92	
H Dept: 146 Rate: 1,038.5000	10-00-00-00	
H Dept: 146	707.92 Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146	10-00-00-00	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 H Dept: 146	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.000 W-In Dept: 146 H Dept: 146 Rate: 35.0000	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total	Check#	3 Pays
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.000 W-In Dept: 146 H Dept: 146 Rate: 35.0000	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total	Check#	3 Pays 2,954.42
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total Hours Analysis	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total Hours Analysis Earnings Analysis	Check#	
H Dept: 146 Rate: 1,038,5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35,0000 W-In Dept: 146 H Dept: 146 Rate: 35,0000 Dept. Total Hours Analysis Earnings Analysis Voluntary Ded. Analysis	Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total Hours Analysis Earnings Analysis Voluntary Ded. Analysis Paid-In Department - 171 - Decorators IL 5% Molina, Alezander File #: 021087	397.48	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 H Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total Hours Analysis Earnings Analysis Voluntary Ded. Analysis Paid-In Department - 171 - Decorators IL 5% Molina, Alezander File #: 021087 W-In Dept: 171	Check# 397.48 Check#	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total Hours Analysis Earnings Analysis Voluntary Ded. Analysis Paid-In Department - 171 - Decorators IL 5% Molina, Alezander File #: 021087 W-In Dept: 171 H Dept: 171	397.48	
H Dept: 146 Rate: 1,038.5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 Rate: 35.0000 W-In Dept: 146 H Dept: 146 Rate: 35.0000 Dept. Total 146 Hours Analysis Earnings Analysis Voluntary Ded. Analysis Paid-In Department - 171 - Decorators IL 5% Molina, Alezander File #: 021087 W-In Dept: 171 H Dept: 171	Check# 397.48 Check#	
H Dept: 146 Rate: 1,038,5000 Nunley, Louis D. File #: 002104 W-In Dept: 146 H Dept: 146 H Dept: 146 H Dept: 146 Rate: 35,0000 W-In Dept: 146 H Dept: 146 Rate: 35,0000 Dept. Total 146 Hours Analysis Earnings Analysis Voluntary Ded. Analysis Paid-In Department - 171 - Decorators IL 5% Molina, Alezander File #: 021087 W-In Dept: 171 H Dept: 171 Rate: 49,3700	Check# 397.48 Check#	

Personnel	(E) 为1. 推动数数1665元	Net Pay	Memos
Dept. Total			1 Pay
171			591.16
Statutory De	d. Analysis		
Voluntary De	ed. Analysis		
Paid-In Dep	artment - 182 - Orlando Office	The state of the s	ASSESSED TO SEE SECTION OF THE SECTI
Macaulay,		Checks	#
File #: W-In Dept:	015972 182		
H Dept:	182	254.0	4
Rate:	35.0000		
Dept. Total			1 Pay
182			254.04
Paid-In Den	artment - 262 - San Jose Mill Ca	binet	
Andino, Os		Check	#
File #:	013104		1 1 1 1 1 1
Clock:	262	,	
W-In Dept: H Dept:	262 262	1,342.2	8
Rate:	50.5000		
Carrillo, Ca	arlos	Check	#
File #:	021065		
Clock: W-In Dept:	262 262	1,554.6	8
H Dept:	262		
Rate:	50.5000		
Chacon, B	ernardo 020665	Check	#
Clock:	262	100	
W-In Dept:		1,016.7	1
H Dept:	262		
Rate: Cordova, E	37.8800 Tember	Check	#
File #:	021017		
Clock:	262	4 4050	.]
W-In Dept: H Dept:	262 262	1,165.6	4
Rate:	37.8800		
Gonzalez,		Check	#
File #: Clock:	020664 262	1	
W-In Dept:	262	1,329.6	9
H Dept:	262		
Rate: Goulart, Ti	50.5000	Check	44
	021033	Check	"
Clock:	262	l l	1
W-In Dept: H Dept:	262 262	1,285.9	3
Rate:	50.5000	ı	
Jarquin, Ja	airo	Check	#
File #:	020604		
Clock: W-In Dept:	262 262	979.9	3
H Dept:	262	370.0	
Rate:	37.8800		
Lopez Jr,	Jesus 020786	Check	#
File #: Clock:	020786 262		
W-In Dept:	262	1,401.2	8
H Dept:	262		1
Rate:	55.5500		

Personnel	SON IELENAMENTE SONOME	Net Pay	Memos
Personner	ETALES DE RESPONS	Net Pay	wemos
opez, Ser	gio	Check#	
ile #:	013747	20000000000	
Clock:	262		
V-In Dept:	262	1,677.02	
H Dept:	262	ľ	
Rate:	66.6600		
opez, Valo	demar	Check#	
ile #:	018503		
Clock:	262		
V-In Dept:	262	1,268.80	
l Dept:	262	227732239632	
Rate:	50.5000		
Morales, Lu	uis	Check#	
ile #:	021066		
Clock:	262		
V-In Dept:	262	1,236.44	
d Dept:	262	1,200.11	
Rate:	50.5000		
Moran, Adr	A31 00 30 00 00	Check#	
noran, Adr File #:	021049	Check#	
-lie #: Clock:	262		80 77
		1 505 00	
N-In Dept:	262	1,505.82	100
H Dept:	262 50.5000		1000000
Rate:			
Noya, Cesa		Check#	
File #:	021073		
Clock:	262		Samuel Control of the Party of
N-In Dept:	262	1,534.41	
H Dept:	262		
Rate:	50.5000		6 12
Pena, Hugo	3	Check#	Marine and the second second
File #:	021050		No. of the Control of
Clock:	262		
W-In Dept:	262	1,228.35	
H Dept:	262		
Rate:	47.9800		
Rebuelta, I	Hector	Check#	
File #:	016273	1.763	
Clock:	262		
W-In Dept:	262	690.41	1
H Dept:	262	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Rate:	55.5500		
Rivera, Ped		Check#	
File #:	018490	0.1001.11	
Clock:	262		
W-In Dept:	262	1,423.19	4
d Dept:	262	1,423.18	1
Rate:	55.5500		1
		Check#	
	ez, Justino 020547	Check#	Ï
ile #:		1	1
N-In Dept:	262	4.540.46	J
H Dept:	262	1,540.43	'[
Rate:	50.5000		
	nagolla, Gerardo	Check#	1
File #:	020546		1
N-In Dept:	262		J
H Dept:	262	1,444.45	1
Rate:	50.5000		
Scribner, N		Check#	
ile #:	020978		1
Clock:	262		1
N-In Dept:	262	1,493.88	8
	262		1
I Dept:	50.5000		
		Check#	
Rate:	iu :		·
Rate: Sherpa, Ge	020688		1
Rate: Sherpa, Ge File #:	020688		
Rate: Sherpa, Ge File #: Clock:	020688 262	938 34	
H Dept: Rate: Sherpa, Ge File #: Clock: W-In Dept: H Dept:	020688	938.34	

Personnel		Net Pay	Memos
Suniga, Nat File #:	021067	Check#	
Clock:	262		
W-In Dept:	262	1,395.34	
H Dept:	262		
Rate:	50.5000		
Tiznado, Ka		Check#	
File #:	021052		
Clock: W-In Dept:	262 262	975.93	
H Dept:	262	975.95	
Rate:	37.8800		
Valle, Luis		Check#	
File #:	015513		
Clock:	262	0.0000000000000000000000000000000000000	
W-In Dept:	262	1,745.21	
H Dept:	262		
Rate:	50.5000 Buban	Chask#	
Villa Yanez, File #:	021022	Check#	
Clock:	262		* 16
W-In Dept:	262	1,526.09	
H Dept:	262		
Rate:	50.5000		
Zaldana, Ca		Check#	
File #:	020625		
Clock: W-In Dept:	262 262	1,493.88	
H Dept:	262	1,493.00	
Rate:	50.5000	4.7	A CONTRACTOR OF THE PARTY OF TH
Zaldana, El		Check#	
File #:	020626		Name of the last o
Clock:	262		
W-In Dept:	262	1,514.15	
H Dept:	262		
Rate:	50.5000		
Zaldana, Fr File #:	020641	Check#	
Clock:	262		
W-In Dept:	262	1,385.39	
H Dept:	262		
Rate:	50.5000		
Zepeda, Ar		Check#	
File #:	021041		
Clock:	262	1 524 44	
W-In Dept: H Dept:	262 262	1,534.41	
Rate:	50.5000		
Dept. Total			28 Pays
262			37,628.08
CONTRACTO			
Earnings An	alveie		
Statutory De			
Cidiolory De	a. rumiyala		
Voluntary De	ed. Analysis		
Paid-In Dep	artment - 270 - ACE-NoCal District Counc	il of Labor	
Agustin, Ma		Check#	
File #:	021069	O. ICOK	
W-In Dept:			
H Dept:	270	858.44	
Rate:	31.5400		
Ambriz, Ma		Check#	
File #:	021045		
W-In Dept: H Dept:	270	919.25	
Rate:	31.5400	919.25	
	manus (1575)		<u> </u>

Personnel	10000000000000000000000000000000000000	Net Pay	Memos
Barraza, Jos	se	Check#	
ile #:	021064		
V-In Dept:	270	050.45	
l Dept: Rate:	270 31.5400	858.45	1
ernandez,		Check#	
ile #:	021047	Check#	
N-In Dept:	270		
H Dept:	270	1,038.87	
Rate:	31.5400	,,,,,,,,,,,	
Somez, Rar	non	Check#	
ile #:	021048		
N-In Dept:	270		
H Dept:	270	803.37	1
Rate:	31.5400		
Guadamuz,		Check#	
ile#:	021070		
N-In Dept: I Dept:	270 270	898.99	l
Rate:	31.5400	898.99	
Guadamuz,		Check#	
File #:	020836	Clieck#	
N-In Dept:	270		
H Dept:	270	1,064.61	
Rate:	34.7000		
Jarquin, Le		Check#	
File #:	021032		
N-In Dept:	270	1	
H Dept:	270	729.05	
Rate:	25.2300		
opez, Ang		Check#	San
File #:	018754		The same of the sa
N-In Dept:	270	745.00	J.
H Dept: Rate:	270 28.4900	715.83	
	Sanchez, Hugo	Check#	
File #:	021016	CHECK	1
W-In Dept:	270	1, 4	
H Dept:	270	1,014.47	,
Rate:	31.5400	10. 2 0.00 (0.00	
Payan Arago	on, Manuel	Check#	
File #:	021012		
W-In Dept:	270		
H Dept:	270	984.85	5
Rate:	31.5400		
Ricano, Jos		Check#	
File #:	021043	1	1
W-In Dept:	270		.[
H Dept:	270	919.26	1
Rate: Rivera, Jos	31.5400	Check#	
Rivera, Jos File #:	020624	Check#	1
W-In Dept:	270		1
H Dept:	270	923.04	ı
Rate:	28.4900	025.5	
Sanchez, Jo		Check#	ŧ
File #:	020835		1
W-In Dept:	270		1
H Dept:	270	806.61	1
Rate:	28.4900		
Dept. Total			14 Pa
270			12,535.
Earnings Ana	alysis		
Statutory De	a. Andrysis		
/oluntary De	d. Analysis		

Personnel		Net Pay	Memos
La Caracinica			
2.00			
Blankenhor		Check#	
File #: Clock:	020447 A		
W-In Dept:	510	456.97	
H Dept:	510		
Rate:	46.0600		
Chan, Mark		Check#	
File #: Clock:	005419 A		
W-In Dept:	510	778.03	
H Dept:	510		
Rate:	50.6800		
W-In Dept:	510		
H Dept: Rate:	510		
W-In Dept:	50.6800 510		
H Dept:	510		
Rate:	50.6800		
Clarke, Dav		Check#	
File #:	015157		
Clock: W-In Dept:	A 510	546.36	
H Dept:	510	5-10.30	
Rate:	50.6800		
W-In Dept:	510		
H Dept:	510		
Rate:	50.6800	<u></u>	
Cloud, Kevi	n 018018	Check#	
Clock:	A		
W-In Dept:	510	303.41	
H Dept:	510		
Rate:	46.0600		
Czlapinski, File #:	Edward T 013442	Check#	
Clock:	A		
W-In Dept:	510	463.82	
H Dept:	510		
Rate:	46.0600		
Dale, Hollis File #:		Check#	
W-In Dept:	021005 510		
H Dept:	510	254.84	
Rate:	37.3100		
Dinh, Mike		Check#	
File #: Clock:	021071 B		· [
W-In Dept:	510	216.27	
H Dept:	510]	
Rate:	30.1400		
Heinze, Lot		Check#	
File #: Clock:	017118 A		
W-In Dept:	510	2,401.61	
H Dept:	510]	
Rate:	61.3700		
W-In Dept:	510		
H Dept: Rate:	510 61.3700		
Kryshka, M		Check#	
File #:	018506	One Char	
Clock:	A		
W-In Dept:	510	1,523.95	
H Dept: Rate:	510 50.6800		
W-In Dept:	510		
H Dept:	510		l i
Rate:	50.6800		
W-In Dept:	510		
H Dept:	510		
Rate:	50.6800	I	L

Personnel		Net Pay	Memos
Mc Millan, M	Mark A	Check	c#I
File #:	001923	Check	`"
Clock:	A		
W-In Dept:	510	1,110.8	35
H Dept:	510		
Rate:	50.6800		1
W-In Dept:	510		
H Dept:	510		
Rate:	50.6800		1
W-In Dept:	510		
H Dept:	510		
Rate:	50.6800		
Morris, Fran	nk	Check	K#
File #:	000140	20/00/2346662	
Clock:	A		
W-In Dept:	510	759.3	38
H Dept:	510		
Rate:	50.6800		
W-In Dept:	510		
H Dept:	510		28 10
Rate:	50.6800		W 4 6
Nyenke, Fra		Check	k#
File #:	021088		
W-In Dept:	510	1	
H Dept:	510	101.0	00
Rate:	27.6400		
Righthouse,		Check	K#
File #:	020909		
Clock:	В		and the second second
W-In Dept:	510	324.1	16
H Dept:	510	and the second second	The state of the s
Rate:	30.1400		The same of the sa
Sheffield, L		Check	k#
File #:	020747		
Clock:	A		
W-In Dept:	510	285.7	79
H Dept:	510		
Rate:	46.0600		
Stevens, Jo		Check	K#
File #:	019564		
W-In Dept:	510		
H Dept:	510	436.2	² ′
Rate:	40.5300	Observa	
Trickel, Bru		Check	K#
File #: Clock:	018725		
	A 510	1,241.7	70
W-In Dept: H Dept:	510 510	1,241	' "
Rate:	50.6800		
W-In Dept:	510		
H Dept:	510		
Rate:	50.6800		
W-In Dept:	510		
H Dept:	510		
Rate:	50.6800		
Walden, An		Check	k#
File #:	020263	Check	
Clock:	C	l	
W-In Dept:	510	302.8	85
H Dept:	510	502.0	
Rate:	30.1400		
Walker, Day		Checi	k#
File #:	006647	1	200
Clock:	A	1	
W-In Dept:	510	463.3	38
H Dept:	510		
Rate:	50.6800		1
Dept. Total			18 Pay
510			11,970.7
A			200
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1 Pa 785,21
785.2
111 251
N. S.V.
3 Pay
2,389.8

Personnel	Net Pay	Memos
Cowperthwait, Shelley	Check#	
File #: 016750 W-In Dept: 630		
W-In Dept: 630 H Dept: 630	1,195.04	
Rate: 1,587.0000	1,100.01	
Cowperthwait, Sheridan	Check#	
File #: 019174		
W-In Dept: 630	570.19	
H Dept: 630 Rate: 682.0000	570.18	
Cowperthwait, Wyatt	Check#	
File #: 019743		
W-In Dept: 630		
H Dept: 630	89.66	
Rate: 25.0000 Dept. Total		4 Pays
630		2,517.33
		2,51110
Voluntary Ded. Analysis		
Paid-In Department - 631 - Las Vegas Teamsters	or of section is the second	
Atkins, Deante	Check#	
File #: 019255	Silector	
W-In Dept: 631		
H Dept: 631	120.15	
Rate: 32.6500		and the second
Bermudez, Joesly File #: 019747	Check	()))
W-In Dept: 631		San
H Dept: 631	148.50	
Rate: 32.6500		
Blacksher, Charles Anthony	Check	•
File #: 011550	1 1 1	
W-In Dept: 631 H Dept: 631	2,092.92	,
Rate: 36.6000	2,002.02	
W-In Dept: 631	-	
H Dept: 631		
Rate: 36.6000	⊣	
W-In Dept: 631 H Dept: 631		1
Rate: 36.6000		
W-In Dept: 631	-	
H Dept: 631		1
Rate: 36.6000	_	1
W-In Dept: 631 H Dept: 631		1
H Dept: 631 Rate: 36.6000		1
Blonquist, Michael	Check	ŧ
File #: 015980		1
W-In Dept: 631	000000000000000000000000000000000000000	1
H Dept: 631 Rate: 36.6000	1,059.01	1
Rate: 36.6000 W-In Dept: 631	-	
H Dept: 631		
Rate: 36.6000		
Blonquist, Patty	Check	‡
File #: 015736 W-In Dept: 631	-	
H Dept: 631	998.73	3
Rate: 36.6000		
Bott, Greg	Check	#
File #: 020612		1
W-In Dept: 631	000.00	,
H Dept: 631 Rate: 32.6500	300.37	1
Castro, Jaime	Check	#
File #: 019194	Silcon	
W-In Dept: 631		1
H Dept: 631	165.21	1
Rate: 32.6500		

Personnel		Net Pay	Memos
Chavez, Gil		Check#	
File #:	018003		1
W-In Dept: H Dept:	631 631	207.05	
Rate:	32.6500	287.05	
N-In Dept:	631		
H Dept:	631		1
Rate:	32.6500		1
Duval, Eric		Check#	
ile #:	017802	J. J	
V-In Dept:	631		
l Dept:	631	377.26	5
Rate:	36.6000		
riedlander,	John	Check#	
ile #:	017828		1
N-In Dept:	631		
H Dept:	631	1,012.94	1
Rate:	34.6100		1
N-In Dept:	631		500
H Dept:	631		0 1 1/2
Rate:	34.6100		
N-In Dept: -I Dept:	631		
	631		
Rate:	34.6100	Ob a slid	
Green, Brya File#:	on 014142	Check#	
N-In Dept:	631		
H Dept:	631	127.38	
Rate:	34.6100	127.50	
Harris, Stev		Check	4 - 2 - 3 - 3
ile #:	012293	2.16	and the second second
V-In Dept:	631		Section 2
H Dept:	631	941.16	5
Rate:	36.6000		
W-In Dept:	631	The second second	
H Dept:	631		
Rate:	36.6000		
W-In Dept:	631	1.30	
H Dept:	631		1
Rate:	36.6000		
Higgins Jr,		Check	‡
File #:	001623		
W-In Dept:	631	500.00	
H Dept:	631	500.23	3
Rate:	36.6000		
W-In Dept:	631 631		P
H Dept: Rate:	36.6000		
Jeffery, Jes	22.5 (20)	Check#	#
File #:	018683	Clieck	1
W-In Dept:	631		
H Dept:	631	408.30	
Rate:	32.6500	,	
N-In Dept:	631		
H Dept:	631		
Rate:	32.6500		
Kovic, Don		Check#	#
File #:	016808		
W-In Dept:	631	y-144-244-245-2	
H Dept:	631	383.01	
Rate:	32.6500		Į.
W-In Dept:	631		
H Dept:	631 32.6500		
Rate:		Obesta	#
Leimberger File #:	, William C. 015944	Check#	†
rile #: W-In Dept:	015944 631		
H Dept:	631	464.66	3
Rate:	36.0800	404.00	
W-In Dept:	631		
H Dept:	631		
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Personnel		Net Pay	Memos
	enganang Phase period and a second a second and a second		4.
Mahoney, V	المراجعين ويتراكبون المحارف العمام والعدارات والعادات المحارف والمحارب والمحارب المحارب المحارب المحارب المحارب	Check#	
File #:	014234	0.100.1.	
W-In Dept:	631	İ	
H Dept:	631	1,406.82	
Rate:	36.6000	1	
W-In Dept:	631 631	İ	
H Dept: Rate:	36.6000		
W-In Dept:	631	†	
H Dept:	631		
Rate:	36.6000		
Murray, Cal	nn	Check#	
File #:	021077	<u> </u>	
W-In Dept:	631		
H Dept:	631 29.3900	360.76	
Rate: W-In Dept:	631	1	
vv-iii Dept: H Dept:	631		
Rate:	29.3900	Ì	
Schmidthub		Check#	
File #:	016805	000	
W-In Dept:	631	1	
H Dept:	631	555.06	
Rate:	36.6000	1	
W-In Dept:	631		
H Dept:	631 36.6000		
Rate: W-In Dept:	631	4	
H Dept:	631		
Rate:	36.6000		
Titus, Gord		Check#	
File #:	019746		
W-In Dept:	631		
H Dept:	631	136.35	
Rate:	32.6500		
Varnado, La		Check#	
File #: W-In Dept:	020615 631		
H Dept:	631	63.32	
Rate:	32.1400		
Velasquez,	Richard	Check#	
File #:	020204		
W-In Dept:	631		
H Dept:	631	132.04	
Rate:	26.1200		
Vining, Ray	014306	Check#	
File #: W-In Dept:	631		
H Dept:	631	503.39	
Rate:	32.6500		
W-In Dept:	631	1	
H Dept:	631	!	
Rate:	32.6500		
Wright, Jus		Check#	
File #:	007281		
W-In Dept: H Dept:	631	200.40	
H Dept: Rate:	631 32.6500	386.43	
W-In Dept:	631	i	
H Dept:	631	j .	
Rate:	32.6500	<u> </u>	
Zachow, Ra		Check#	
File #:	015260		
N-In Dept:	631		
H Dept:	631	150.18	
Rate: Dept. Total	32.6500		
Dept. Total 331			25 Pay 13,081,2
· •			13,061.2
		1	
		1	
James A. J.		<u> </u>	
lours Analys			
arnings Ana	dysis		

Personnel	Net Pay	Memos
Voluntary Ded. Analysis	76	285.46
Voluntary Ded. Analysis	70	255.40
Paid-In Department - 634 - LV-Reno no	n union	
Ash, Xeres File #: 020055	Check#	
W-In Dept: 634		
H Dept: 634 Rate: 32.6500	150.76	
Dept. Total		1 Pay
634		150.76
Paid-In Department - 757 - Texas Non-U		
Bedell, Joshua File #: 017221	Check#	
W-In Dept: 757	g garages (A	
H Dept: 757 Rate: 33.5000	1,889.14	
W-In Dept: 757		
H Dept: 757 Rate: 33.5000		
Bratt, Justin	Check#	
File #: 018085		
W-In Dept: 757 H Dept: 757	1,156.74	
Rate: 28.0000	- CAN	
W-In Dept: 757 H Dept: 757		
Rate: 28.0000		
Brazeal, Kimberly File #: 019503	Check#	
W-In Dept: 757		
H Dept: 757	299.21	
Rate: 27.0000 W-In Dept: 757		
H Dept: 757		
Rate: 27.0000 Caddell, James	Check#	
File #: 008311		
W-In Dept: 757 H Dept: 757	406.67	
Rate: 29.0000		
W-In Dept: 757 H Dept: 757		
Rate: 29.0000		
Carson, Eric	Check#	
File #: 018123 W-In Dept: 757		
H Dept: 757	292.08	
Rate: 28.0000 W-In Dept: 757		
H Dept: 757		
Rate: 28.0000 Castillo, Evaristo	Check#	
File #: 017400	Crieck#	
W-In Dept: 757 H Dept: 757	958.83	
Rate: 30.5000	958.83	
W-In Dept: 757 H Dept: 757		
H Dept: 757 Rate: 30.5000		
Kennedy, Shawn	Check#	
File #: 017483 W-In Dept: 757		
H Dept: 757	282.47	
Rate: 28.0000 W-In Dept: 757		ť
H Dept: 757	1	
Rate: 28.0000		*

Personnel		Net Pay	Memos
Lenahan, S	hannon	Check#	
File #:	020853	V-130 1300000L	
W-In Dept:	757		
H Dept:	757	552.65	
Rate:	24.0000	4	
W-In Dept:	757		
H Dept: Rate:	757 24.0000		
Moore, Jas		Check#	
File #:	020570	- Checking	
W-In Dept:	757		
H Dept:	757	233.65	
Rate:	23.0000		
Morris, Sha		Check#	
File #:	019686	1	
W-In Dept: H Dept:	757 757	348.16	
Rate:	26.0000	340.10	
W-In Dept:	757	-	
H Dept:	757		
Rate:	26.0000		7 11
Mullen, Jer		Check#	
File #:	020845		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
W-In Dept:	757		1. 1. 1. 1. 1. 1.
H Dept:	757	243.91	
Rate:	24.0000	-	
W-In Dept: H Dept:	757 757	1	The state of the s
Rate:	24.0000		
Norman, Jo		Check#	
File #:	018145	1	1000
W-In Dept:	757		The state of the s
H Dept:	757	795.95	
Rate:	27.0000		
W-In Dept:	757		
H Dept: Rate:	757 27.0000		
W-In Dept:	757	-	
H Dept:	757		
Rate:	27.0000		
Ortiz, Simo	n	Check#	
File #:	017646		
W-In Dept:	757		
H Dept:	757	722.55	1
Rate: W-In Dept:	27.0000 757	-	
H Dept:	757 757	1	
Rate:	27.0000		
W-In Dept:	757	┪	l
H Dept:	757	1	
Rate:	27.0000		
Walsh, Chr		Check#	
File #:	020088		
W-In Dept: H Dept:	757 757	427.16	
Rate:	24.0000	427.10	Ί
W-In Dept:	757	1	
H Dept:	757		
Rate:	24.0000		
Woods, Ale		Check#	
File #:	010422		
W-In Dept: H Dept:	757 757	1,334.76	
Rate:	28.0000	1,334./6	Ί
W-In Dept:	757	Ⅎ	
H Dept:	757		
Rate:	28.0000		
Woods, Ric		Check#	
File #:	008064		
W-In Dept:	757		
H Dept:	757	1,202.99	1
Rate:	1,797.9200	.1	L

		15	1
Personnel		Net Pay	Memos
			J. E.
Woolf, Joe		Check#	
File #:	010491		
W-In Dept:	757 757	4 220 40	
H Dept: Rate:	36.0000	1,320.10	
W-in Dept:	757	1	
H Dept:	757		
Rate:	36.0000		
W-In Dept: H Dept;	757 757		
Rate:	36.0000		
Dept. Total 757			17 Pay: 12,467.0
Hours Analy	sis		
Earnings An			
Voluntary D	-	76	66.0
		••	00.0
nais):			
	artment 831 So Cal Carpenters		
Bergstrom,		Check#	
File #: Clock:	018272 E		
W-In Dept:	831	1,023.64	
H Dept:	831		
Rate:	36.3400]	
W-In Dept:			
H Dept: Rate:	831 36.3400		
W-In Dept:	831	†	
H Dept:	831		
Rate:	36.3400		
Burrett, Ma File #:		Check#	
Clock:	013505 F		
W-In Dept:		2,440.43	
H Dept:	831		
Rate:	44.8800		
W-In Dept: H Dept:	831 831		
Rate:	44.8800		
W-In Dept:		1	
H Dept:	831		1
Rate:	44.8800		
Crawford, : File #:	Shawn 017398	Check#	
Clock:	F		
W-In Dept:	831	711.92	
H Dept:	831		
Rate:	39.0300	4	
W-In Dept: H Dept:	831 831		
Rate:	39.0300]	
W-In Dept:	831		ŀ
H Dept: Rate:	831 39.0300		
Davis, Jus		Check#	
File #:	020474		
Clock:	F		
W-In Dept:	831 831	330.50	
H Dept: Rate:	831 26.8800		
W-In Dept:	831	1	
H Dept:	831		
Rate:	26.8800	1	1
W-In Dept: H Dept:	831 831		
Rate:	26.8800		
		J	

Personnel		Net Pay	Memos
Deview, Mi		Check#	
File #:	000578		
Clock:	F		
W-In Dept:	831	592.71	
H Dept:	831	1	
Rate:	42.9300	*	
W-In Dept:	831		
H Dept:	831		
Rate:	42.9300		
W-In Dept:	831		
H Dept:	831		
Rate:	42.9300		
Ferguson,		Check#	
File #:	014380	1	
Clock:	F		
W-In Dept:	831	1,224.60)
H Dept:	831		
Rate:	39.0300		
W-In Dept:	831		
H Dept:	831		- V 6
Rate:	39.0300		*2 11
W-In Dept:	831		
H Dept:	831		
Rate:	39.0300		
Frigerio, M	ichael	Check#	
File #:	019981		
Clock:	E		and the second second
W-In Dept:	831	418.06	
H Dept:	831		
Rate:	31.9900		and the second second
W-In Dept:	831		3-11
H Dept:	831		Section 1
Rate:	31.9900		
W-In Dept:	831		
H Dept:	831		
Rate:	31.9900		
Garcia, Fal		Check#	
File #:	000501	CHeck	
Clock:	F	es"	
W-In Dept:		2,039.15	
H Dept:	831	2,039.15	1
Rate:	46.8400		
			1
W-In Dept: H Dept:	831 831		1
Rate:			
	46.8400		i .
W-In Dept:			
H Dept:	831		I.
Rate:	46.8400		
Gonzales,		Check#	1
File #:	013172		1
Clock:	F		J
W-In Dept:	831	845.88	
H Dept:	831		1
Rate:	48.0000		1
W-In Dept:	831		1
H Dept:	831		1
Rate:	48.0000		1
W-In Dept:	831		1
H Dept:	831		1
Rate:	48.0000		
Hill, Adam		Check	
File #:	018098		1
Clock:	F	1	1
W-In Dept:	831	1,125.49	
H Dept:	831		1
Rate:	44.8800		1
W-In Dept:	831		I
H Dept:	831	1	1
Rate:	44.8800		1
W-In Dept:	831		1
H Dept:	831	1	1
Rate:	44.8800		

Personnel		Net Pay	Memos
1		**************************************	是一个人,他们也不是一个人,他们也不是一个人,他们也不是一个人,他们也不是一个人,他们也不是一个人,他们也不是一个人,他们也不是一个人,他们也不是一个人,他们也
Holt, Willia File #:	m 008753	Check#	
Clock:	F		
W-In Dept:	831	967.18	
H Dept:	831		
Rate: W-In Dept:	42.9300 831		
H Dept:	831		
Rate:	42.9300		
W-In Dept: H Dept:	831 831		
Rate:	42.9300		
Jesse, Pati	ick	Check#	
File #:	016406		
Clock: W-In Dept:	F 831	303.86	
H Dept:	831		
Rate:	39.0300		
W-In Dept: H Dept:	831 831		
Rate:	39.0300		
Johnson, F		Check#	
File #:	014558		
Clock: W-In Dept:	F 831	498.11	
H Dept:	831	490.11	
Rate:	39.0300		
W-In Dept:	831		
H Dept: Rate:	831 39.0300		
W-In Dept:	831		
H Dept:	831		
Rate:	39.0300		
Munakash, File #:	020005	Check#	
Clock:	F		
W-In Dept:		741.61	
H Dept: Rate:	831 39.0300		
W-In Dept:	831		
H Dept:	831		
Rate: W-In Dept:	39.0300 831		
H Dept:	831		
Rate:	39.0300		
Ortega, Ric		Check#	
File #: Clock:	012638 F		
W-In Dept:	831	717.90	
H Dept:	831		
Rate:	42.9300 831		
W-In Dept: H Dept:	831 831		
Rate:	42.9300		
W-In Dept:	831		
H Dept: Rate:	831 42.9300		
Paalman, F		Check#	
File #:	001891		
Clock: W-In Dept:	F 831	1,415.61	
H Dept:	831	1,415.61	
Rate:	44.8800		
W-In Dept:	831		
H Dept: Rate:	831 44.8800		
W-In Dept:	831		
H Dept:	831		
Rate:	44.8800		

Personnel		Net Pay	Memos
14/1/2/17		T. 100 (100 (100 (100 (100 (100 (100 (100	
		Control of the Contro	
Rattray, Se File #:	an 018772	Check#	
Clock:	D		
W-In Dept:	831 831	455.75	
H Dept: Rate:	26.8800		
W-In Dept:	831		
H Dept:	831		
Rate:	26.8800		
Rojas, Alfo File #:	лво 013986	Check#	
Clock:	D		
W-In Dept:	831	1,703.50	
H Dept: Rate:	831 44.8800		
W-In Dept:	831		
H Dept:	831		
Rate:	44.8800		
W-In Dept:	831		
H Dept: Rate:	831 44.8800		
Sigala, Mig		Check#	
File #:	013539		
Clock:	F	4 005 45	
W-In Dept: H Dept:	831 831	1,365.45	
Rate:	42.9300		
W-In Dept:	831	1	
H Dept:	831		
Rate: W-In Dept:	42.9300 831		
H Dept:	831		
Rate:	42.9300		
Strickland,		Check#	
File #: Clock:	004361 F		
W-In Dept:	831	934.88	
H Dept:	831		
Rate:	42.9300		
W-In Dept: H Dept:	831 831		
Rate:	42.9300		
W-In Dept:	831	1	
H Dept: Rate:	831 42.9300		
Velez, Serg		Check#	
File #:	018755		
Clock:	E		
W-In Dept: H Dept:	831 831	272.03	
Rate:	31.9900		
Dept. Total			21 Pays
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	artment 835 Orlando Union IATSE		
Michells, E		Check#	
File #: W-In Dept:	018789 835		
H Dept:	835	919.37	
Rate:	29.2700		

Personnel	对于1000年的	Net Pay	Memos
Dept. Total			1 Pa
335			919.3
Paid-In Den	artment - 836 - FL non union	amployees installers	
Aglira, C.	aranent - 000 - 1 E non union	Check#	
File #:	018801		
W-In Dept: H Dept:	836 836	853.29	
Rate:	700.0000	055.25	1
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	artment - 900 - Atlanta Labo	r	
Daniel, Jas		Check#	
File #: W-In Dept:	020085 900	1	
H Dept:	900	228.15	
Rate:	25.0000		
W-In Dept: H Dept:	900 900		
Rate:	25.0000		
Fugaro, Jo		Check#	2011
File #: W-In Dept:	020180 900		The same of the sa
H Dept:	900	1,361.21	
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Harris, Patr File#:	ick 018933	Check#	*
W-In Dept:	900	177	
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W-In Dept: H Dept:	900 900	1,167.45	
Rate:	1,730.7500	1,107.40	
Terrell, Mau		Check#	ŧ
File #: W-In Dept:	015107 900		
H Dept:	900	686.61	ıl .
Rate:	30.0000		
W-In Dept: H Dept:	900 900		
Rate:	30.0000		
Thompson,	Jarrell	Check#	#
File #: W-In Dept:	019147		
VV-In Dept: H Dept:	900 900	178.87	,
Rate:	25.0000	170.07	
Wilson, Tyl		Check#	ŧ
File #: W-In Dept:	019021 900		li li
H Dept:	900	162.54	<u>, </u>
Rate:	24.0000		
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	partment - 974 - Maryland Carpenters		
Barge, Ste File #:	o19517	Check#	
W-In Dept:	974		
H Dept: Rate:	974 1,692.3100	1,110.13	
Benjamin J		Check#	
File #:	018607		
W-In Dept: H Dept:	974 974	508.01	
Rate:	31.7500	300.01	
Bowden, T		Check#	
File #: W-In Dept:	021086 974		
H Dept:	974	207.81	
Rate:	31.1000		10 (6
Burke, Mic File #:	hael 020079	Check#	4 1 6
W-In Dept:			
H Dept:	974	1,322.49	
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Cartrette SI File #:	R, Anthony 020587	Check#	
W-In Dept:	974		The state of the s
H Dept:	974	492.07	
Rate: Cole, Rand	35.0000 dv D.	Check#	
File #:	019269	0.000.00	
W-In Dept: H Dept:	974 974	153.96	
Rate:	31.1000	155,96	
Douglas, R	Robin	Check#	
File #:	015249	- Chickin	
W-In Dept:	974	4 400 04	
H Dept: Rate:	974 38.0000	1,430.21	
W-In Dept:	974	7	
H Dept: Rate:	974 38.0000		
Flynn Jr, J		Check#	
File #:	019258	1	
W-In Dept: H Dept:	974 974	1,691.02	
Rate:	38.0000	1,031.02	
W-In Dept:	974	7	
H Dept: Rate:	974 38.0000		
House, Bri		Check#	
File #:	019693		
W-In Dept: H Dept:	974 974	186.40	
Rate:	31.1000		
Jimenez, Is		Check#	
File #: W-In Dept:	015852 974		
H Dept:	974	275.59	
Rate: W-In Dept:	29.7500 974	-	
H Dept:	974		
Rate:	29.7500	_	

Personnel	Net Pay	Memos
Meyers, Daniel	Check#	
File #: 020907	Oncorr	
W-In Dept: 974		
H Dept: 974	436.73	
Rate: 35.0000		
W-In Dept: 974		
H Dept: 974		
Rate: 35.0000	21.11	
Schmidt, Joey File #: 015609	Check#	
W-In Dept: 974		
H Dept: 974	1,372.28	
Rate: 36.0000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
W-In Dept: 974		
H Dept: 974		
Rate: 36.0000		
Virostek, Thomas	Check#	
File #: 015332		
W-In Dept: 974		
H Dept: 974 Rate: 38.0000	1,268.67	
W-In Dept: 974		
W-In Dept: 974 H Dept: 974		
Rate: 38.0000		
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974		10,455.3
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Earnings Analysis Statutory Ded. Analysis	77	5.00
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Earnings Analysis Statutory Ded. Analysis Voluntary Ded. Analysis Paid-In Department - 975 - MD/DC nore Bowings, Chance File #: 021085 W-In Dept: 975 Rate: 25.0000 Graff, Joshua File #: 021080 W-In Dept: 975 Rate: 30.0000 Harp, Carl File #: 020544 W-In Dept: 975 Rate: 22.0000 Kutzke, Tyler File #: 021084 W-In Dept: 975 Rate: 28.0000 Mansfield, Robert File #: 021079 W-In Dept: 975 Rate: 29.0000 Powers, Christopher File #: 021081	193.62 Check# 193.62 Check# 181.53 Check# 482.74	5.00
Earnings Analysis Statutory Ded. Analysis Voluntary Ded. Analysis Paid-In Department - 975 - MD/DC nor Bowings, Chance File #: 021085 W-In Dept: 975 H Dept: 975 Rate: 25,0000 Graff, Joshua File #: 021080 W-In Dept: 975 Rate: 30,0000 Harp, Carl File #: 020544 W-In Dept: 975 H Dept: 975 Rate: 22,0000 Kutzke, Tyler File #: 021084 W-In Dept: 975 Rate: 28,0000 Mansfield, Robert File #: 021079 W-In Dept: 975 Rate: 29,0000 Powers, Christopher File #: 021081 W-In Dept: 975 Rate: 29,0000	193.62 Check# 193.62 Check# 181.53 Check# 482.74 Check#	5.00
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Personnel	Net Pay	Memos
Seeney-Cunningham, Russell File #: 021083	Check	¥
W-In Dept: 975 H Dept: 975 Rate: 28.0000	101.72	2
Woods, Ryan File #: 021082 W-In Dept: 975	Check#	#
H Dept: 975 Rate: 28.0000	181.53	3
Dept. Total 975		8 Pays 1,786.32
Statutory Ded. Analysis		

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RECITALS

A. On September 15, 2019 ("Petition Date"), Debtor filed a voluntary petition under chapter 11 of Title 11 of the United States Code ("Bankruptcy Code") in the United States Bankruptcy Court for the Central District of California, Santa Ana Division ("Court").

B. Pre-petition, Debtor and TAB Bank entered into an accounts receivable purchase and security agreement dated as of February 3, 2016 ("Pre-Petition Agreement"). On April 26, 2018, the Pre-Petition Agreement was amended by the Debtor and TAB Bank ("Amendment"). Pursuant to the Pre-Petition Agreement as amended by the Amendment, TAB purchased certain designated accounts receivable from the Debtor. For each account purchased by TAB, TAB advanced 90% of the face value of the account to the Debtor. TAB performs the administrative services to collect the accounts from the account debtors of the Debtor and collections are paid into a lock box at TAB. Upon receipt of payment in full for each account, TAB credits 90% of the account to pay off the advance, and the additional 10%, less fees, interest, and expenses, is placed into a cash reserve account (the "Pre-Petition Cash Reserve Account"). Additionally, TAB receives into the same lock box payments on certain non-factored accounts of the Debtor, the proceeds of which are placed in the Pre-Petition Cash Reserve Account. In consideration of the foregoing, TAB Bank was granted a first priority security interest in substantially all of the Debtor's assets. As of the Petition Date, the outstanding obligation due and owing to TAB Bank was approximately \$1.3 million. The face value of the factored accounts owing as of the Petition Date is approximately \$1.6 million.

C. Pre-petition, Debtor issued checks for pre-petition payroll obligations. Some of these pre-petition payroll checks were not negotiated pre-petition. If these pre-petition payroll checks are not honored by TAB Bank, Debtor's business will be disrupted and suffer irreparable harm.

1234367.1

INTERIM STIPULATION

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 D. The Debtor has requested, and TAB Bank has agreed, to honor certain prepetition payroll checks during the period from September 16 – September 18, 2019, subject to the terms and conditions set forth below.

STIPULATION

NOW, THEREFORE, in consideration of the foregoing, the Parties stipulate and agree as follows:

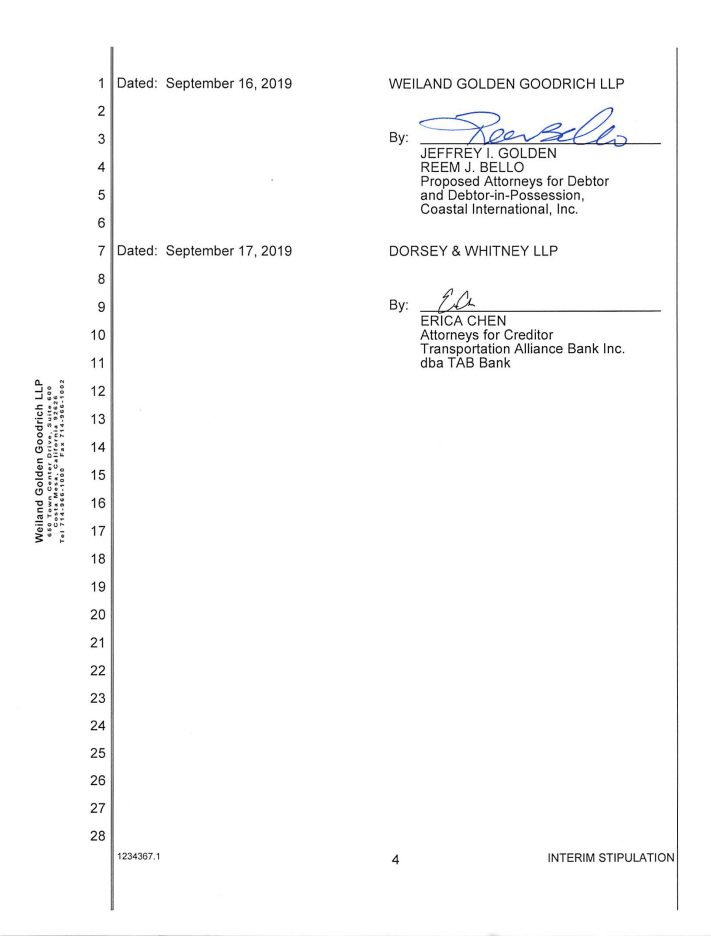
TAB Bank agrees to honor the pre-petition payroll checks specifically identified by the Debtor in the attached <u>Exhibit A</u> (the "<u>Checks</u>").

The Debtor agrees to seek an order from the Court authorizing and ratifying the payment of the Checks at the hearing on September 18, 2019, which shall include the following language:

TAB Bank is authorized, but not directed, on an interim basis, through and including September 18, 2019, to honor checks presented for payment and all fund transfer requests made by the Debtor, to the extent that sufficient funds are on deposit in the applicable accounts at TAB Bank, in accordance with this Interim Stipulation and the Court's order thereon and any other order of this Court. TAB Bank is authorized, but not directed, to rely on the representations of the Debtor with respect to whether any check or other transfer drawn or issued by the Debtor prior to the Petition Date should be honored and to honor those checks pursuant to this Interim Order, and TAB Bank shall not have any liability to any party, including under 11 U.S.C. § 549, for relying on such representations by the Debtor, as provided for in this Interim Stipulation and the Court's order thereon.

IT IS SO STIPULATED.

1234367.1 3 INTERIM STIPULATION



Date	Ref/Check	Descrir	ntion	Amount	Payee	Memo	Category
#######	83699			\$	Timothy		Category
########				•	Jairo Jaro		
########					Jesus Lo	•	
########	83701				Luis Mor		
	83705	_					
########					Adrian M		
########	83706				Cesar No	•	
########						uiz-Martin	
########	83711					Saldana-Ch	iagolia
########		Check			Mitchell		
########		Check			Gelu She	•	
########		Check			Nathan S	_	
########					Kahabir 1		
########		Check			Luis Valle	="	
########		Check			Ruben V		
#######		Check			Carlos Za		
#######	83721				Mario Ag	gustin	
########		Analysi	is Ch				
#######	83722	Check			Maria Ar		
#######		Check				Guadamu	_
########	83727	Check		-866.96	Cristiam	Guadamuz	
#######	83728	Check		-614.94	Letser Ja	rquin	
#######	83730	Check		-831.48	3 Hugo M	iramontes :	Sanchez
#######	83731	Check		-803.37	⁷ Manual I	Payan Arag	on
#######	83796	Check		-1771.44	Michael	Deview	
#######	9411	Check		-130.6	Hugo Pe	na	
#######	9413	Check		-1572.1	L Carlos Za	ldana	
#######	9414	Check		-166.59) Stephani	e Barnes	
#######	83331	Check		-1350.57	7		
########	83513	Check		-1350.55	5		
#######	83543	Check		-1072.37	,		
#######	83550	Check		-590.79)		
#######	83661	Check		-868.7	7 Ryann Bo	odoin	
#######	83662	Check		-644.93	B Melissa I	Rebecky	
#######	83663	Check		-5130.9	Rich Reb	ecky	
#######	83664	Check		-1043.23	Samanth	a Rebecky	
#######	83665	Check		-1623.28	3 Freddie I	Blacksher	
#######	83666	Check		-1312.81	l Elizabeth	Nennedy	
#######	83677	Check		-237.82	Michael	Martin	
#######	83678	Check		-1334.95	Scott Sol	kol	
#######	83690	Check		-5234.1	l John Tag	gart Falco	
#######	83693	Check		-765.16	Stuart M	acaulay	
#######	83694	Check		-1271.79	Oscar Ar	idino	
#######	83695	Check		-1286.5	Carlos Ca	arrillo	
#######	83696	Check		-853.95	Bernardo	Chacon	
#######	83697	Check		-1235.91	L Ember C	ardova	
#######	83698	Check		-1472.31	L Saul Gon	zalez	

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########
             83627 Check
                                -162.81 missing info
#######
             83629 Check
                                -183.76 missing info
########
             83649 Check
                                -1163.7 Joseph Reith
########
             83654 Check
                               -1350.56 Jesus Lopez
#######
             83655 Check
                                -1569.4 Wallace Randall
########
             83657 Check
                                 -933.3 Terrance Tam
########
             83659 Check
                                -2015.1 Jefferey Campoli
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             83801 Check
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                                -650.11 Louis Hernandez
                               -2875.08 William Holt
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                               -1536.94 Manuel Krakowiak
                               -2060.37 Russell Paalman
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                               -2359.85 Alfonso Rojas
                               -2011.23 Ricky Strickland
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             83742 Check
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             83756 Check
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                                -570.18 Sheridan Cowperwait
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                               -1751.35 William Mahoney
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             83779 Check
                                -967.65 Ray Vining
                    Total
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258.73 Anthony Leyland Cheong

83646

03040	230.73	Anthony Ecylana Cheor
83647	303.51	Michael Darby
83648	87.56	Nicholas Moffatt
83650	1005.61	Christina Gordon
83651	442.5	Elizabeth Green
83660	915.79	Michael Gorman
83667	630.38	Nina Kennedy
83669	1794.85	Thomas Bjorkland Jr.
83670		Don Bjorklund
83671		Eric Bjorklund
83672		Michael Brennan
83673	811.13	Michael Cunningham
83674		John Kuta
83675	885.68	Dan Lepore
83676		Gonzalo Marquez
83678		James McKenna
83679	905.4	David Mickelson
83680	2085.58	Sean O'Leary
83681	1640.07	Mark Owsianiak
83682	524.84	Kyle Pope
83683	1259.26	Carl Dinic Ricchio Jr
83684	990.01	Brent Roth
83685	1254.29	Michael Sotir
83686	4019.55	Richard Sotir
83687	1371.77	John Spagnolo
83688	921.22	Michelle Wilkes
83689	871.87	Deborah Mata
83691	1849.02	Michael Boone
83692	707.93	Richard Broyles
83698	1472.31	Saul Gonzalez
83702		Sergio Lopez
83703	1286.48	Valdemar Lopez
83706	1274.31	Cesar Noya
83708		Hector Rebuelta
83709		Pedro Rivera
83707	1024.77	Hugo Pena
83720		Armando Zepeda
83723		Jose Barraza
83724		Miguel Fernandez
83725		Ramon Gomez
83729	715.81	Angel Lopez

83733	587.7 Jose Rivera
83734	679.62 Jose Sanchez
83735	693.98 David Blankenhorn
83736	658.1 Robert Buonasera
83738	960.54 David Clarke
83739	632.34 Kevin Cloud
83740	477.36 Edward Czlapinski
83741	762.36 Hollis Dale
83743	673 Wendy Furman
83744	2760.28 Lothar Heinze
83745	1208.32 Marcus Kryshka
83746	813.38 Mark McMillan
83747	1003.87 Frank Morris
83748	204.03 Jon Righthouse
83749	509.7 Leo Sheffied
83750	757.05 Josh Stevens
83751	1108.33 Bruce Trickel
83754	390 Eldris Vazquez
83760	853.99 Michael Blonquist
83761	853.98 Patty Blonquist
83768	885.52 Bryan Green
83769	1159.16 Steven Harris
83772	753.43 Donald Kovic
83773	1208.24 William Leimberger
83775	319.88 Cahn Murray
83776	1222.19 Mark Schmidthuber
83777	496.3 Bryan Snyder
83778	533.67 Richard Velasquez
83780	13.45 Elliott Wright
83782	354.21 Xeres Ash
83783	672 Joshua Bedell
83784	165 James Caddell
83785	226 Evarista Castillo
83786	28 Pedro Gonzales
83789	226 Simon Ortiz
83790	347.82 Joe Woolf
83791	723.7 Cody Bergstrom
83792	462.62 Earl Brownlee
83794	818.57 Shawn Crawford
83795	539.34 Justin Davis
83799	931.47 Alex Ferguson
83802	2601.09 Larry Gonzales
	2354.7 Adam Hill
83805	
83808	1599.67 Rick Johnson
83810	317.15 John Little
83811	588.78 Amir Munakash
83812	377.53 Richard Ortega

83816	583.97 Gilbert Rojas Sr.
83817	994.63 Miguel Sigala
83819	562.51 Sergio Valez
83820	411.83 Frankie Arleo
83821	919.38 Eric Michelis
83822	853.29 C. Aglira
83823	3271.88 Joe Fugaro
83824	110.77 Bryan Latham
83826	426.83 Maurice Terrell
83827	1117.49 Stephen Barge
83828	247.06 Michael Burke
83829	298.85 Robin Douglas
83830	525.16 James Flynn Jr.
83831	728.3 Ismael Jimenez
838832	878.15 Daniel Meyers

Total Uncashed Pay Checks

########

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

650 Town Center Drive, Suite 600, Costa Mesa, California 92626

A true and correct copy of the foregoing document entitled (specify): **EMERGENCY MOTION FOR ORDER AUTHORIZING**

PAYMENT AND HONORING				
AUTHORITIES; AND DECLARA				
the judge in chambers in the form	and manner required by LI	BR 5005-2(d); and (b)	in the manner indicated below	<i>l</i> ':
1. TO BE SERVED BY THE COrders and LBR, the foregoing of September 17, 2019, I checked to the following persons are on the below:	locument will be served by he CM/ECF docket for this l	the court via NEF and bankruptcy case or ad	d hyperlink to the document. versary proceeding and detern	On (<i>date</i>) nined that
2. SERVED BY UNITED STATE	ES MAII -	X Service inform	nation continued on attached p	age
On (date) September 17, 2019, I case or adversary proceeding by class, postage prepaid, and addrewill be completed no later than 24	served the following person placing a true and correct coessed as follows. Listing the	opy thereof in a sealed e judge here constitute	I envelope in the United States	mail, first
		Service inform	nation continued on attached p	age
3. <u>SERVED BY PERSONAL D</u> for each person or entity served): the following persons and/or entity such service method), by facsimit that personal delivery on, or overn	Pursuant to F.R.Civ.P. 5 at ties by personal delivery, ov ile transmission and/or ema	nd/or controlling LBR, vernight mail service, on ail as follows. Listing	on (date) September 17, 2019 or (for those who consented in the judge here constitutes a de	, I served writing to eclaration
The Honorable Theodor C. Albert	t, 411 W. 4 th Street, 5 th Floo	r, Santa Ana, CA 927	01	
		X Service inform	nation continued on attached p	age
I declare under penalty of perjury	under the laws of the Unite	d States that the foreg	going is true and correct.	
		K	illy adole	
September 17, 2019	Kelly Adele		\supset	
Date	Printed Name		Signature	

VIA EMAIL

Office of the U.S. Trustee Attn: Marilyn Sorensen 411 W. 4th Street, Suite 9041 Santa Ana, CA 92701

Email: Marilyn.Sorensen@usdoj.gov

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